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EXECUTORSHIP ACCOUNTS.

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EXECUTORSHIP ACCOUNTS

BY

OSWALD HOLT CALDICOTT, F.C.A.

THIRD EDITION.



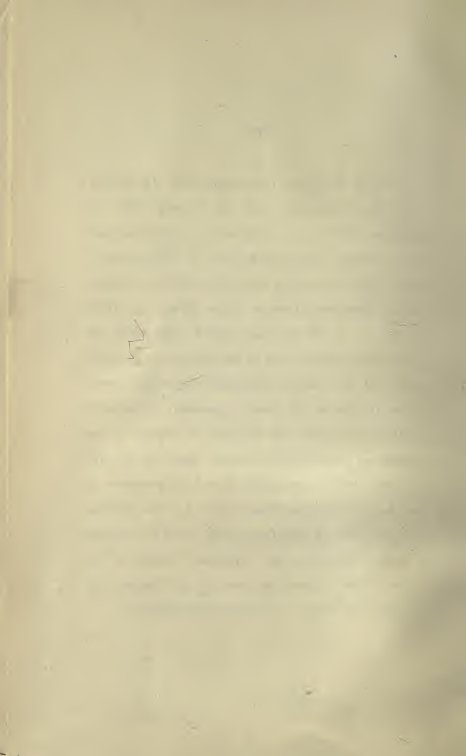
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NOTE.

On page 10 against the marginal note "Succession Duty" it is stated that, "as the freehold works are bequeathed without any directions for sale, these pass at once without any act on the part of the Executors." This is not now correct, as since the death of my Testator and the consequent succession of his nephew, the Land Transfer Act of 1897 has been passed, under which the estate in real property vests in the Executor or Administrator, and if it has been specifically devised the assent of the Executor to the devise is necessary to complete it. In the meanwhile the Executor is Trustee for the Devisee. If any rents are received while the property is in the Trustee's possession it will be necessary to open Accounts with the Property, and with the Devisee, but if the assent is given immediately it will be sufficient to make a note upon the "Principal" Account of the nature of the Property, the name of the Devisee, and the date when assent was given by the Executor.





EXECUTORSHIP ACCOUNTS.

THIS little book is founded upon an address delivered to the Chartered Accountants Students' Society of London in the year 1889, which was subsequently published, and has gone through two editions.

The changes in the forms for obtaining a Grant of Probate and for payment of the death duties, which have been introduced since the passing of the Finance Acts in 1894 and 1896 have rendered some portions of the original book obsolete, and slight alterations have been necessary to make the pro formâ Account of the Executors' dealings with the estate administered by them consistent with these forms. It is hoped that the amended account, with the accompanying explanations, may continue to serve as an useful working model for Accountant Students' and others interested in this branch of an Accountant's Work.

The form of Account which it is desirable for an Executor to adopt is equally applicable to the office of an Administrator, but for the present purpose it is better to draw the illustration from an Executor, who has definite instructions for dealing with the estate, than from an Administrator, who administers the estate according to law.

It is, therefore, assumed that the Testator, whose estate is the subject of administration, has left a will, of which the purport is given in the following abstract, which should be written for facility of reference on the face of the Draft Account. Abstract of the WILL of ARTHUR BRADSHAW, Esq., late of the Atlas Works, Bermondsey, and of No. 1,001 Hampstead Road, London, N., Mechanical Engineer.

Will dated 14th October 1890.

Testator appoints Executors and Trustees-

His brother, James Bradshaw.

CHARLES DRURY, of Great George Street, Westminster, Consulting Engineer.

Bequeaths to Arthur James Bradshaw, son of brother James Bradshaw—

- (a) Goodwill of business at Atlas Works.
- (b) £10,000 part of capital employed therein.
- (c) Freeholds, Atlas Works, Bermondsey.

Bequeaths to Wife, MARY BRADSHAW-

- (a) Jewels, trinkets, wines and consumable stores.
- (b) £500 within one month of death.
- (c) All household furniture, and freehold dwelling-house, No. 1,001 Hampstead Road, for life or widow-hood.

Gives to executors all real estate and personal estate upon trust to convert, and out of proceeds to pay—

- (a) Before mentioned legacy of £500 to wife.
- (b) Legacy of £100 to each executor who shall prove the will.
- (c) Legacy of £500, free of duty, to the Trustees of St. Thomas's Hospital.

And to set apart :-

- (d) £10,000 to be invested upon same securities as residue, and the income thereof accumulated, until EMILY, daughter of brother James, attains 21 or marries, and thereafter income of £10,000, and of all accumulations arising therefrom, to be paid to her for life, for her sole and separate use; and after her death the legacy and income thereof to be applied in the same manner in all respects as her share of residue.
- And to invest residue upon Government securities, Mortgage of freeholds and leaseholds, with not less than 60 years to run, or upon debenture, preference, or guaranteed stock of any railway company paying a dividend upon its ordinary stock, or upon municipal securities.
- Income of residue to be applied in payment to widow of £1,200 per annum for her life, and balance to be divided into two equal shares, one payable to Arthur James Bradshaw, and so much as is required of the remaining share to be applied to the maintenance and education of Emily Bradshaw until she attains 21 or marries, and, thereafter, the income to be paid to her for her sole and separate use.
- If EMILY BRADSHAW'S share of residuary income is insufficient for her maintenance and education the executors may resort to the income arising from the legacy of £10,000.
- Upon death of wife, one half share of residue shall be paid to ARTHUR JAMES absolutely, and one half share retained in trust for EMILY, so much of the income as may be required to be applied to her

maintenance, and any surplus to accumulate, until she attains 21 or marries, and thereafter to pay income to her for life, and after her death in trust for all her children, if any, in equal shares, who being sons, shall attain 21, or being daughters, attain 21 or marry, with power to apply income of their presumptive shares for maintenance and education. Accruer of shares of any children who who may die under 21 and unmarried. If no children of EMILY BRADSHAW, this share to ARTHUR JAMES BRADSHAW absolutely.

The Executors may, in their absolute discretion, allow all or any part of the capital employed in the testator's business to remain for such time and at such interest as they think fit, upon ARTHUR JAMES giving a bond for repayment.

Testator died 4th August 1894.

Will proved in the Principal Registry, 14th August 1894, by James Bradshaw and Charles Drury.

Estate sworn under £96,000.

It may not infrequently be desirable to obtain the advice of a solicitor to interpret some clauses in a will, but usually an accountant's knowledge is sufficient to enable him to reduce the contents so far as they affect the accounts to a few short and intelligible sentences.

It has been thought undesirable to encumber the account with any number of testamentary intricacies, as a simple statement will serve equally well to illustrate the mode of keeping Executorship Accounts.

Journal not used.

The Journal is not usually employed in Trust Accounts, as it is an advantage to have full details upon the face of each Ledger Account, and unless the entries are very numerous, it is better to make the whole in one book, which thus becomes Journal, Cash Book, and Ledger in one. If the accounts are voluminous they may be divided into parts such as "Cash Book," "Private Ledger," and "Rent and Investment Ledger." Where a Journal is used there is a tendency to exclude information from the Ledger Accounts, and the necessity for constant reference hampers an accountant when he requires to extract information, while it reduces what should be perfect simplicity to hopeless confusion when the accounts are submitted to an executor or legatee.

Where the accounts are all entered in one book, it is con-Arrangement of venient to adopt the following order which is arranged upon something like a principle.

First in order is an account of the Principal of the Estate, Principal and having in immediate succession the Subsidiary Accounts, such Accounts. as "Funeral Expenses," "Testamentary Expenses," "Executorship Expenses," "Debts," and "Legacies," and where the estate comprises many investments a classification of them may be made for entry on the credit side of the account under their respective Subsidiary Accounts, and in the order of the Residuary Account; but it is better, as a rule, to avoid subdivision of the credits, and to make the one account a complete and continuous record of the realisation of the estate.

Next follows "Income," and then the "Cash Account," Income, Cash, and Personal. after which come the Personal Accounts, grouped as follows:

- 1.—Bankers.
- 2.—Testator's trade, shares, properties, loan and mortgages.
- 3.—Annuitants.
- 4.—Legatees.

In the pro formá statement, which is appended to show the working of a set of Executorship Accounts, the entries have

been restricted as far as possible to one of each kind, and with this view, in some instances, round figures have been used to complete the account where exact figures have previously been used by way of illustration.

Intention to show Duties.

Returning now to the abstract of the will, it will be seen that the testator, having no children, bequeaths the bulk of his property, subject to an annuity in favour of his widow, to a nephew and niece. The intention in having a childless testator was to admit an illustration of the payment of legacy duty, which does not arise if the bequests are to children, now that the one per cent. duty is abolished.

The next step is to see what the executors have to do, and learn from their accounts how they carry out the testator's directions.

Succession Duty.

Firstly, as the freehold works are bequeathed to the nephew without any directions for sale, these pass at once without any act upon the part of the executors; but, as the successor is liable to pay duty, he may probably ask the accountant to prepare the necessary form, which will be found numbered 6 in the schedule.

The affidavit for probate is prepared by the solicitor, but as the accountant is often asked to furnish particulars of the estate and of the testator's debts, it is desirable to include this form properly filled up in the schedule. (See Form A.)

Estate Duty.

It has been necessary to provide a sum of £5,587 for estate duty and fees, and, as the executors have been satisfied that a large estate must come into their hands, they have obtained, on their own responsibility, an advance of the requisite amount from the testator's bankers; but, as the set of shown by State- accounts will clearly and fully narrate the history of the administration, it will be the best course to turn to it and let it speak for itself.

History of Administration ment of Accounts.

The executors have to account for the estate of the testator come to their hands, or to the hands of any other persons by their order, or for their use, and to show that they have dealt with the whole in due course of administration.

Commencing with the Account of Principal in the set of Particulars of Estate as shown accounts, it will appear that the testator died on the 4th by Accounts. August 1894, and that he left a small sum in the house and a balance at his bankers; that he had a considerable capital in his trade, the whole of which was left by the executors in the hands of the nephew to whom the goodwill was bequeathed after obtaining valuations from properly qualified persons. The executors appear to have been justified in this course, as the amount to which he would be entitled for his legacy and share of residue would probably amount to the value left in his hands, and it was evidently the intention of the testator that he should enjoy the trade without interruption. appears that the goodwill of the trade, for the purpose of paying duties, was valued at £4,000, that he also possessed some railway stock and some leasehold property, and had lent £1,000 upon note of hand to a friend, and £6,000 upon mortgage.

In this way there is at once a record of all the property of ascertained amount, and of property which was productive at the testator's death. The cash in hand and at the bankers pass to the executors as soon as the will is proved; the capital in the trade is ascertained as quickly as possible, and brought into account; the railway stock and leasehold property are brought under notice by the proportion of the dividend and rent accrued to the death, and the loans and mortgages being ascertained amounts are at once brought into the accounts.

The properties which are not of ascertained value, and which are unproductive, do not immediately appear; but to avoid any chance of their being overlooked, an account is opened under heading which becomes a standing memorandum pending realisation.

The Principal Account will always give the property ascertained or converted, while a survey of the other accounts will give the property not converted.

The original intention was that the Principal Account should only contain property realised, and to be consistent, loans and mortgages should be excluded until they have been got in; but it will be found in practice that it saves trouble to bring them in at once, and, should there be any loss, to write that off to the debit of Principal.

Proceeding with the history of the administration, the account tells you that the executors sold the horses and carriage, and got in a life policy (an asset whose existence an accountant will always expect), and that the leasehold property was sold in June 1895. A reference to the Loan Account will tell you that it was repaid in July 1895, and a reference to the Mortgage Account will show that this was allowed to remain as an investment of the trust estate.

The will has already told you that the testator was the owner of the house in which he lived, and that he had given the use of this house and of his furniture to his wife, for her life or widowhood. You will find from this account that the wife died in January 1898, and that, shortly after her death, the house and furniture were sold and the estate divided, and that the executors retained the railway stock held by the testator as an investment of the niece's share, for which purpose it was valued at the medium price of the day.

Payments out of Principal.

The debit side of the Principal Account gives you the various classes of payments in the order of their priority, and full details of these will be found in the Subsidiary Accounts.

Under "Debts," only simple contract debts are entered, but care must always be taken, if there are other classes of debts, to enter them in the order of their priority. Care should also be taken to ascertain if rates, unpaid at the death or made afterwards, are prospective or retrospective, and to apportion them correctly between debts and payments out of income.

In the "Legacies" Account some items are posted from the Personal Accounts and one from the Cash Account. object is to facilitate reference to the will, when it is wished to ascertain if all legacies have been discharged, by showing the amount of each legacy in one sum free from any complication of duty paid in respect thereof. The precise mode in which the legacies have been discharged will be seen on reference to the Personal Accounts.

The Income Account also tells its story (which commences Income from the death) and shows what income was produced by the estate, and from what source income was derived and how it was applied. In this account it is desirable to give full particulars to avoid reference to the separate accounts of the properties.

The Cash Account and Bank Account have no special Cash Account. features. In the Cash Account, where the posting is to a Nominal Account, the name of the payer or payee, and the consideration should be given.

The account of the London and North Western Railway Stocks. Stock has been condensed, but it will be seen that if it were made out in full, it would show that all dividends had been regularly received.

Attention is called to the mode of apportionment of dividends Apportionment of half-yearly or interest payable half-yearly, the proportion being based upon dividends. the number of days in the particular half-yearly period in which the dividend or interest arises, and not upon the number of days in a whole year. This will make a substantial difference when large sums have to be apportioned. For instance, from 1st January to 30th June comprises 181 days, whilst from 1st July to 31st December comprises 184 days, and the half-year

from Lady-day to Michaelmas comprises 188 days, while between Michaelmas and Lady-day there are only 177 days.

Leaseholds.

The accounts of the leasehold property give particulars of the income arising therefrom, and of the ultimate realisation.

Freeholds.

The account with the freehold house, which at first is opened only as a memorandum, shows the settlement with the purchaser; certain proportions of the taxes to the date of completion being charged off to the life-tenant, and to income respectively.

Household Furniture. The account of the household furniture is at first opened merely as a memorandum, but upon the death of the widow the realisation is here recorded.

Loan.

Henry Owen's account shows the half-yearly payments of interest, and the date of repayment of the loan.

Mortgage.

John Edward's account shows the half-yearly payments of interest, and the apportionment of interest to the date of division of the estate, when the principal sum and the interest accrued are carried forward as an investment for the niece's share.

Stock purchased by Executors. The account following shows that on the 4th August 1895 the executors purchased Great Western Railway Debenture Stock to the value of £14,200, and that on the date of division of the estate the value had increased by £1,000, which has been carried to the credit of principal.

Legacies absolute. The next account shows the payment of the legacy to the widow, which is made a matter of account, and then follows the annuity to the widow, which is followed by the Legacy Accounts of the executors, and the Purchase Account of the nephew, and the Residuary Legatees' Accounts of income.

Purchase of Trade Account.

From the account with Arthur James Bradshaw, Purchase of Trade Account, it will appear that acting upon the discretionary power given them by the will, the executors allowed

the nephew to retain the capital in the business, after giving him credit for his legacy of £10,000, upon condition that he should pay the balance by seven yearly instalments, and should pay interest meanwhile at 5 per cent. per annum. This account further shows that the instalments and interest were regularly paid until the death of the widow, when the whole balance was discharged out of the nephew's share of residue. A note is made on this account, that vouchers for payment of the testator's liabilities were produced to the Executors' Accountants.

An account of money paid for maintenance of the niece is Maintenance of niece. opened, and the total transferred to her Income Account upon her attaining 21, when the balance of her share of income is transferred to the account showing her share of principal, as under the will these accumulations form part of the trust funds for her benefit.

In compliance with the directions contained in the will, a Legacy in sum of £10,000 was set apart for the testator's niece, but it was never separately invested; the executors satisfying themselves with allowing interest at 4 per cent. on the amount. This interest was added to the principal of the legacy, and the whole transferred to the account with her share of residue, when she attained 21, as there was no longer any reason for keeping the funds apart. No interest has been allowed on this sum of £10,000, until the expiration of twelve months from the death, as the bequest was not to a child of the testator.

The next account shows the legacy duty paid upon residue Duty on Residue. and its distribution, and particulars of this Residuary Account have been filled in upon Form No. 3.

Each residuary legatee received a legacy of £10,000, but under the circumstances attending this administration it has not been thought necessary to deal with the duty on these sums apart from the general residue.

Shares of Residue. Arthur James Bradshaw's share of residue is discharged by the balance due from him for purchase of the testator's trade, and by a payment in cash, and Emily Bradshaw's share together with her legacy and accumulations of income is carried forward as a trust fund to be invested for her benefit.

Income of niece's share after attaining 21. The income arising from the investments of this trust fund will be paid over as received to the life tenant, and after her death may have to be applied for the maintenance and education of her children, with whom again separate accounts must be kept until they are respectively entitled to receive their shares.

Summary of Executors' dealings as shown by Accounts. The executors have thus, as appears from their accounts, fulfilled all the directions of the will, down to the point of retaining the niece's share, as trustees, for herself and her children, or other successors. They have transferred the goodwill of the business to the nephew as well as his specific legacy of £10,000. They have given to the widow the jewels and household stores, and her legacy and annuity. They have after her death sold the furniture and house left for her occupation. They have paid all other legacies and can at any moment produce a clear account of their dealings with the estate.

Balance Sheet.

The Balance Sheet now stands as follows:-

To Emily Bradshaw's share of Residue and	£	s	d	By Lloyd's Bank, Lim. 8,036 London and North	s 14	d 0
	36,952	14	0	Western Railway Co., value of stock 7,600 ,, John Edwards,	0	0
				Principal due upon Mortgage . 6,000 ,, Do. Interest to date ,, Great Western Rail-	0	0
				way Co., value of stock 15,200	0	0
£	36,952	14	0	£36,952	14	0

The accumulations of income until the niece attained 21 Interest were directed to be added to her share of residue, so that, so investments far as she is concerned, the trustees have a fresh starting answer niece's point from that date; but the investments which they retain to answer her share carry a certain amount of accrued dividend or interest, which is included in the price of the day.

It will accordingly be necessary in dealing with the income produced by these securities to pay over to the niece as income, only the balance of dividends and interest from the date of her attaining 21, to the end of the half-year, during which the dividend or interest arises. The other portions must be retained by the trustees and will be a sum for which they must find an investment. It is usual to invest as close up as possible in securities paying a fair rate of interest, and to invest the exact balance for the time being in Consols.

In the Trustee's Accounts it will be necessary to debit each investment in the income column with the balance of the half-year's dividend only, and when the cash is paid for the dividend to post the proportion accrued to the date of the niece attaining 21 in the principal column, thereby reducing the cost of the investment. For example, the further debit to the London and North Western Railway Co., at 30th June 1898 will be:

"To Emily Bradshaw, Income Account, balance of half-year's dividend, 91 days at 4 per cent, less income tax, £1 13s. 4d., £48 6s. 8d."

When the half-year's dividend, £96 13s. 4d., is received, £48 6s. 8d., only will be paid to the tenant for life and £48 6s. 8d. will remain in the trustee's hands for reinvestment as part of the principal of the Trust Fund, and the interest on the mortgage and the Great Western Railway debentures will be dealt with in like manner. Young ladies who are entirely dependent upon their income from such a trust fund are often subjected to some inconvenience at the outset, as they have no funds immediately payable to them, and only a portion of a half-year's income payable to them when the first half-year's dividends are received. The problem of how to live while the corn is growing usually has to be solved by a payment on account of income by the executor.

From this time this account will be during the niece's life a simple record of the receipt and payment of income, subject only to any changes of investment.

Upon death of niece.

Upon her death accounts will have to be kept of the children's shares during infancy, or if they are all of age the fund must be got in and divided. If any reversioner has mortgaged his share and notice thereof has been given to the executor, it is a good plan to make a note of this upon the accounts.

The account, as already stated, is intended as an illustration only, and not as an exact statement, and there are details in which the working is not strictly accurate, but it will, doubtless, answer the purpose for which it is designed.

The form of account has many uses and advantages.

Advantages of this form of Executors' Accounts. Firstly.—It is a clear and continuous record of the executors' and trustees' dealings with the estate from the death, and the fact of such an account being kept ensures care in the administration, and is a safeguard against breaches of trust. In addition, the account is always an answer to those trouble-some people who are born or married into families, and commence a disturbance because they do not find so much money as they expected, or because the trustee has offended them (very frequently by declining to commit a breach of trust).

Secondly.—The accounts are so arranged that with very little trouble the Stamp Duty Accounts can be made out from them, the order and classification of the items in the two accounts being nearly identical.

Thirdly.—If any application to the Court of Chancery be necessary in the course of the administration, the Court will often be satisfied with the production of these accounts, while, if a detailed Cash Account be required in the Chancery form, it is readily made up from the statement, and all the usual interrogatories may be readily answered.

Fourthly.—It enables the trustees to furnish the materials for a complete release, and further to bind the beneficiaries by obtaining their signatures to the detailed accounts.

Fifthly.—It ensures the receipt of all income, and its proper distribution among the persons entitled to it, and guards against any waste of principal through inadvertence.

Sixthly.—If the accounts are commenced as soon as the executors have proved the will, they ensure all these advantages at a small cost to the estate.

These advantages offer a great inducement to trustees to relieve themselves of labour and responsibility by employing an accountant. They may by doing so have a trustworthy agent who will keep the accounts, send half-yearly or other periodical statements to the beneficiaries, take proper receipts, and, in fact, manage all the current business of the trust at a cost to which no legatee can take exception.

It must not be assumed that Executorship Accounts are Complicated always capable of being dealt with as easily and clearly as unravelled. those which have been put before you. Carelessness and disorder are vices to which both testators and executors are subject, and frequently an accountant is employed because no one without his special training, and the patience which it

engenders, could bring order out of the seeming chaos resulting from want of system in recording transactions as they arise. There is no case to which the telegraphic motto of our Institute "Unravel," applies with so great force as when we are dealing with a mass of papers accumulated by a man who is no longer living to furnish a clue to their meaning.

Assistance to Executor.

Apart from the accounts an accountant can often render valuable aid to an executor by his training in administrative work. There are often trades to be carried on, financial arrangements to be made, and many things to be done at the moment with a knowledge and promptitude which arises from practice as liquidators and trustees. But the present subject deals only with Executorship Accounts, and a few general hints as to the mode of dealing with a testator's papers when they are first received, will usefully conclude these remarks. It may be assumed that all men, no matter how unmethodical they may appear, have a system of dealing with papers and documents; it may be a very bad and imperfect system, but it is there, and the accountant's first care must be to find it out, as, once found, it will materially assist him in understanding the testator's affairs. Sometimes it may not appear until weeks have been spent upon the papers, but there is little doubt that the system is there. Firstly, it is desirable to run quickly through the papers, ment of papers. discarding all which are manifestly irrelevant, then to classify the remainder, and, as far as possible, arrange them in order of date, then to proceed to reduce the information · which they contain to notes, and it will be found that by patient comparison, an unfailing memory, and that trick which accountants acquire of recalling a figure which they saw an hour or a week before, it is possible eventually to Practice and the habit of construct a coherent account. concentration will enable the accountant to recall two or three amounts scattered over various papers, and mentally adapt them to balance the sum of them which has appeared elsewhere.

Advantage of finding idiosyncracy.

Short direction as to arrangeOne word of advice is desirable in conclusion—never to put hasty work into Executors' Accounts. There are so many points to be determined as to the proper destination of each figure, and there are so many subtleties which may be easily overlooked that in this, as in so many cases, the safest motto is "Festina lente."

Finance Acts 1894 and 1896 57 & 58 Vict. c. 30, and 59 & 60

Vict. c. 28).

ESTATE DUTY.

Observe.-A paper of instructions (Form A-2) for the information of The "Warrant" (Form 17), also issued herewith, should be filled in

the executor is issued with this form. with a summary of the duty and

interest, and be transmitted with this

Affidavit and the duty.

For use where the deceased died AFTER the 1st August 1894.]

Printed by Authority.

Form A-1, [Affidavit or Affirmation for Inland Revenue.

Name and Address of Solicitor-

Bedford & Co., Chancery Lane, London, W.C.

This form should be used in ALL CASES where the Deceased died after the 1st August 1894, EXCEPT where the form B-1 or A-4 is applicable,

B-1 is for Estates not exceeding £500 in gross value.

A-4 is for Estates consisting exclusively of personal property in the United Kingdom, passing under the deceased's will or intestacy. Where "Settlement Estate Duty" on settled property is payable under the Finance Act 1894, s. 5, a separate form (C-2) is supplied for the payment thereof.

(ENGLAND.)

PROBATE, DIVORCE, AND ADMIRALTY DIVISION. IN THE HIGH COURT OF JUSTICE. (PROBATE)

THE (1) PRINCIPAL REGISTRY.

"District" as required, and in the latter case add the name of the district.

(1) Insert here "Principal"

(2) Insert here the name, address,

(3) If wffirmed, substitute solemnly and sincerely affirm."

in the Goods of ARTHUR BRADSHAW, deceased.

(2) We, James Bradshaw and Charles Drury, both of 100 Great George Street, Weslminster, Consulting Engineers, (A) make oath and say as follows:and description of each person who joins in the Affidavit or Affirmation.

1. We desire to obtain a grant of (4) Probate of the Will of the above-named Arthur Bradshaw, of (5) No. 1,001 Hampstead Road, London, N., Mechanical Engineer, deceased who died at 1,001 Hampstead Road, London, on the fourth day of August, one thousand eight hundred and ninety-four, domiciled in (6) that part of the United Kingdom called England (4) Insert here : Probate of the Will," or "Administration with the Will effects," or "Administration of the personal estate and effects," as the case annexed of the personal estate and

of all the personal property of the deceased, whether in possession or reversion, within ta 3. The account No. 1, hereto annexed, is a true account of the particulars and value, as AT THE DATE OF THE DECEASED'S DEATH, SO far as we have been able to ascertain the same 2. The deceased left (7) a widow and no lawful issue surviving.

> (5) Insert here the address and occupation of Deceased, and his or her personal description, as "Bachelor," "Spinster," "Widower," or "Widow."

If deceased were domiciled abroad, insert here the name of the Country, State, Canton or Province, as the case may be, and strike out the rest of the paragraph." (7) Adapt to suit the facts, and strike

out what is not necessary.

(9) See Finance Act 1894, s. 7, subsections 1 and 2, as to what debts may

be deducted.

(11) A mortgage debt not created by the deceased himself but charged on real property which was acquired by the deceased subject to the mortgage is primarily payable out of such real property. A mortgage debt created by the deceased himself on his real property, but which is payable by his heir or devisee under "Locke King's Act," 17 and 18 Vict. c. 113, is a debt in imbursement, and it must not be respect of which there is a right to rededucted as against the personal

must not be deducted, unless the (12) If there is a right to reimbursement but it cannot be obtained, adapt the parapraph. A debt for payment of which the deceased was surety only

executor has already paid it. (14) Insert "no" if the fact is so, and strike out all remainder of paragraph after "not dispose,"

he did not dispose.

"Deceased." If there is other property, strike out words in square (17) Read the observations at foot of page 6. Insert "no" if the fact is so, and strike out all words after

United Kingdom, (7) exclusive of what the deceased may have been possessed of or entitled to as a trustee and not beneficially, but including personal property over which the deceased had and exercised an absolute power of appointment. The gross value thereof, as at the date of the deceased's death, was altogether £93,952 7s. 9d., and (7) the whole (7) thereof, amounting

in value to £93,952 7s. 9d., was then situate in England.

Kingdom, with the names and addresses of the several persons to whom the same are respectively due, and the descriptions and amounts of such debts. The second part of the 4. The first part of Schedule No. 1, hereto annexed, contains a true and particular list of the debts (9) due and owing from the deceased at the time of his death to persons resident within the United Kingdom, or due to persons resident out of the United Kingdom, but contracted to be paid in the United Kingdom, or charged on property situate in the United same schedule contains a true account of the funeral expenses of the deceased.

5. The aggregate amount of the debts and funcral expenses in the said Schedule No. 1, is £15,519 IIs. 9d., which, being deducted from the value of the personal property as specified

for full consideration in money or money's worth wholly for the deceased's own use or benefit. They are not, nor are any of them, debts which are primarily payable out of any real property 8. The said debts in the said Schedule No. 1, are payable by law out of the personal proporty comprised in the said Account No. 1. They were incurred by the deceased bona fide (11) or debts in respect whereof there is a right to reimbursement from any other property or in the said account No. 1, reduces such value to the sum of £78,432 16s. 0d. person (12).

10. There was (14) NO OTHER personal property of which the deceased was at the time of his death competent to dispose, within the meaning of the Finance Act 1894, but of which 13. To the best of our knowledge and belief there is (17) no other property [UNDER ANX TITLE WHATSOEVER], beyond that already referred to, in respect of which Estate Duty is

Observe.—Where the Estate Duty in respect of such other property is to be now paid, the Account No. 4 or No. 5 or the Form C—1, according to circumstances, should be used, and will be the "appropriate account." Where the duty is not to be now paid, an account in appropriate form on a separate paper should payable on the death of the deceased.

be annexed to the affidavit.

All which is true to the best of our knowledge and belief.

22) Sworn by the above-named James Bradshaw at Westminster, this fourteenth day of Before me, E. F., August 1894. (22) In sert here the ame of each deponent, no if affirmed, substitute affirmed " for " sworn."

(22) Sworn by the above-named Charles Drury at Westminster, this fourteenth day of a Commissioner for Oaths. Before me, E. F.,

August 1894.

a Commissioner for Oaths.

No Foreign Property should be included in this account.

The Property situate in Scotland and Ireland respectively should be so marked. Personal Property structe in the United Kingdom. ACCOUNT No. 1.

Gross Principal Value at Date of Death	a B B	2,100 0 0	20 17 6 1,080 12 0	6,079 17 5 1,004 12 8			2,360 0 0		8,200 0 0
Market Price of Stocks at date of Death (*)	Proprietary Shares or Debentures of Public Companies (A).	Cracroniced 4% Society of the Lordon and North 5,000 0 0 142. Where there is no sufficient space to insert all the particular details of the different items a separate schedule should be annexed.	Cash in the House (1) on Drawing Account with Lloyd's Bank, Lim. Cash at the Bankers (B) (2) on Denosit with Lloyd's Bank, Lim.	ies, an	Other Debts, as per list annexed Unpaid Purchased Money of Real and Leasehold Property contracted in lifetime of the	Deceased's interest in proceeds of sale of Real Property directed to be sold by settlement or by will of some other person, whether actually sold or not, estimated at (C) Personal Property over which the deceased had and exercised an absolute power of	appointment (C) Policies of Insurance and Bonuses (if any) thereon, on the life of the deceased, viz., Policy in the Law Life Office upon life of the deceased Saleable value of Policies of Insurance and Bonuses (if any) on the life of any person	other than the deceased, as per statement annexed (D) Household Gods, Pictures, China, Linen, Apparel, Books, Plate, Jewels, Carriages, Horses, & Hurmitane, £1800.	able Stores, £250. (E 28, £150
	tions or Brokers' Certificates or Letters from the Secretaries of the	Companies, showing the market price at the date of death, should be attached.(*) (B) The names of the date of the date of dat	stated. (C) If the power or other interest was derived under a Will, state	name and date of death of the deceased, but if under a Deed, state the date, together with names and addresses of	the Trustees, and if the Deed has been already produced give the official reference appearing	upon it. (D) Annex a schedule of such specific articles bequeathed for national or augst-national or augst-national or augst-national or augst-national or augst-national	poses as are within the purview of sect. 15 (2) of the Finance Act 1894. See paras, 28 and 35 of Form A—2. State the	value in each case, and whether the Treasury has remitted the Estate Duty thereon, and if not, whether it is intended to	Annex also a schedule of such specific articles settled to be enjoyed in

0

6,500

kind in succession by Stock in Trade, Live and D different persons as are within the purview of	Goodwill of business, if tak	If valued acc If neither, est	three pre (viz.,	(G) Ships and shares of Slope to date of deet	The deceased's share in Re	as per D
kind in succession by different persons as are within the purview of	sect. 20 (1) of the Finance Act 1896. See paras. 29 and 36 of Form A-2. State the value in each	case, and whether the Treasury has authorised	tion to them, and if not, whether it is intended to	apply for authorisation. State also whether the property has yet been	sold, or is in the posses- sion of a person now	competent to dispose of

hips registered at Ports in the United Kingdom, and Profits alance Sheet annexed, signed by the surviving Partners al and Personal Property as a Partner in the Firm of (E) If there is a valua- Leasehold Property (for years) as per detailed description subjoined or annexed h, as per statement annexed, (H) estima ed at ... limated at one year's profits on the average of years' purchase of net profits.) 189.... to date of death sording to custom of trade If none, estimated at ... ceding years

0

4.000

£4.000

0

22.000

£22,000

If unsold, estimated at If sold, realised gross

en over at a price

ead Farming Stock, Implements of Husbandry, &c.-

Giving-

(F) State date from 1. Particular description—Four dwelling high profits are comhoch profits are comhouses, Nos. 10, 11, 12, 13, New

which profits are com-(G) A valuation must outed.

Road, Willesden.

ci

(H) These words to be cancelled where the amount is actually ascerbe annexed.

the deceased himself is to be deducted unless such debt was created or incurred bona fide for full consideration in money or money's worth wholly for the deceased's own (I) No Mortgage Debt created or incurred by use and benefit,

due from the deceased and created by an , for which the said Leasehold Property is the sole day of £6.500 0 If sold, realised gross If unsold, estimated at Less (I) a Mortgage Debt of Indenture dated the or if not let, either the gross assessment to property tax (not the Term unexpired at date of death, 95 years reduced assessment for collection of Income Tax, under Finance Act 1894, s. 35) or gross (not rateable) assess-Gross rents, where let, £400 per annum,

outgoings paid by the Lessee as owner, Repairs, £80. The nature and amount of the yearly

The Ground Rent, £40. ment to Poor Rate.

security.

£93,715 19 :

* If business was actually done in the particular stock on the day of the deceased's death, the average price realised is the price to be adopted. For example: -When business was done at 98, 98, 7,, and 98, the market price is $98 + 98 \frac{1}{10} + 98 \frac{1}{10} = 98$, If no business was done, a price one quarter up from the lower to the higher of the official "closing prices" should be adopted as an estimated price. For example:-Where the "closing prices" were "98-100," the market price is 98+ 100-98. Where the day of the deceased's death was a Sunday, or other day for which no prices are available, the price for the day before should be taken.

Carried forward ...

day of

under a Settlement dated the

(M) But where the deceased was entitled to the interest expectant upon his own death or upon the death of another person who survives payable upon the corpus

position.

him, and Estate Duty is ot the property on the deceased's death, the Interest in Expectancy with Estate Duty on the

is not also chargeable deceased's death as part of his free Estate, Al-though, as it is, in fact,

Account No. 1.—continued

Gross Principal Value at date of Death. 93,715 19 Oľ Rents of the deceased's own Leasehold Property due prior to the death, but not received (K) Income accrued due, but not received prior to the death, arising from Real and Apportionment of the rents of the deceased's Leasehold Property to date of death, (H) Personal Property of which the deceased was tenant-for-life, or for any less period : Brought forward . . : • • . years, under the Will of The deceased Interest (L) expectant upon the death of Apportionment of such Income to date of death proved . by the deceased, (H) now aged Deed has been already (L) All Interests in Expectancy, whether whether or no the pro-perty is chargeable with Estate Duty, on the but if under a Deed state the Trustees, and if the cial reference appearing deceased's death as pass-(K) If the life interest state name and date of death of the deceased: the date, together with names and addresses of produced give the offivested or contingent, included. ng under the earlier diswas derived under a will pe

upon it,

plnods

6 6 (setting out the parties to the Deed) in the Property (M) set out in the statement £78,432 16 £93,952 Other Personal Property not comprised under the foregoing heads, viz.:— N.B.-This is the "aggregate amount" which is to be carried to para. 5 on page 1. N.B.-This is the reduced "value" which is to be carried to para, 5 on page 1. Estate Duty is either not payable at all, or is not now payable Deduct (N) specific articles [see note (D) on page 3] whereon N.B.-This is the "gross value" which is to be carried to para. 3 on page 1. annexed, and of which Fund the present Trustees are-Deduct Total of Parts 1 and 2 of Schedule No. 1 Gross Personal Property in Account No. 1 ... Net Personal Property in Account No. 1 , and made between

N.B.-This is the amount of "Personal Property (Account No. 1)" which is JAMES BRADSHAW. to be carried to the Summary on page 6. To be signed by the persons! making oath or affirmation

Balance remaining

should be brought into

lu

terest

this Affidavit, and be taken out again in the

at for the purposes of the Probate Court. The In-Expectancy

part of his free Estate, its value must be looked Summary on p. 6.
(N) No deduction is to taken here unless Treasury authority has

geen first obtained.

CHARLES DRURY.

6 ~ 693,952

£78,432 16

Part 1.—An Account of the debts due and owing from the deceased, to persons resident in the United Kingdom, or due to persons resident out of the United Kingdom, but contracted to be paid in the United Kingdom, or charged on SCHEDULE No. 1. property situate within the United Kingdom.

Where the debts on the deceased's personal property exceed the value thereof, and the deficiency is a proper deduction for Estate. Duty purposes against the deceased's real property, deduction of such deficiency may be taken in Schedule No. 5.

	Name and Address of Creditor	Description of Debt (This should include the date and short particulars of any security for the debt.)	Amount
NOTE.			P S G
See Finance Act 1894, s. 7, subsecs. I and 2, as to what debts may not be	J. Veal, Butcher	Simple Contract Debt	10 12 4
deducted. A statement of any debts payable by law out of the personal property in Account No. 1. but which cannot	S. Doughty, Baker	Do	5 6 8
be deducted against Estate Duty, should be annexed to the Schedule by way of	T. Patching, Tailor	Do	25 0 0
where a debt is claimed to be due to the husband or wife, or any other	Hampstead Overseers	Poor Rate made 1st August	15 0 0
member of the deceased's family, a full explanation should be given, and	Servants	Wages	0 0 01
A mortgage debt not created by the deceased himself but charged on real	G. Turner	Ground Rent to 24th June	19 6 8
property which was acquired by the		Proportion of do. to the death	4 6 1
primarily payable out of such real pro-		Debts owing in respect of testator's	
A mortgage debt created by the		trade, as per Schedule annexed	15,400 0 0
but which is payable by his heir or devisee under "Locke King's Act," 17 &			
18 Vict. c. 113, is a debt in respect of which reimbursement may be claimed			
and must not be deducted here, unless			
A debt for payment of which the			
deducted, unless the executor has			
already paid it, and cannot recover it from the original debtor.			
Where the debt is for "money lent" or			
loan and the particulars of the security,			
on, as showing that the debt is legally recoverable, should be stated.			£15,489 11 9

SCHEDULE No 1,—continued.

Part 2.—An Account of the funeral expenses of the deceased

£ s d	30 0 0	6 11 61	
	#	£15,5.	
1 : 1			
:			
:		1 and	
:		f Parts	
:		Cotal o	
:			
		IAW. RY.	
r's Bill		RADSI DRU	
Undertake		AMES B.	
		ns } C	
OTE.—The cost of mourning, tomlue, or transfer of the body of decease, ny distant place of interment are no	wed to be deducted.	To be signed by the person making oath or affirmation	
	Undertaker's Bill		Undertaker's Bill JAMES BRADSHAW. Total of Parts 1 and 2 £15

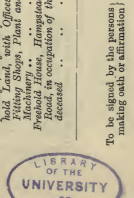
TITLE TO PROPERTY. -- Date and short material particulars of disposition, with date of, and names of, parties to any deed, and names of any testator and date of Probate of his Will. Where the title is under the deceased's own Will or intestacy, the fact should be clearly stated. An Account of Real Property passing on the deceased's death, whereon the Estate Duty is paid on the delivery of this affidavit. ACCOUNT NO. 5.

TIT: 77 . 17.

Description of property, including situation, tenure, quantity, tenants' names, and nature of tenancy and distinguishing between arable, meadow, pasture, orchards, gardens, woods, moors, commons, wastes, pleasure grounds, building land, &c.		Gross (not rate able) yalue for Property Tax. State the gross assessment and able) yalue for the reduced assessment for collection of Income Tax under Filmance Act 1894; s. 35)	Nature of deductions from the gross annual value. Tenants' outgoings should not be deducted unless paid by owner	Amount Net of annual deductions value	No. of Years' Purchase as estimated	Estimated principal value at date of death, and gross amount realised, if since	EXECUTO
Real Property, viz.:— Freehold Works, called Atlas Works, Bermondsey, com- prissing 2,400 gords of Free-	ය හ ව	ಚ ಜ ದಿ	Fire Insurance Repairs Repairs Fire Insurance	£ s d £ s d 20 0 0 100 0 0 880 0 0 50 0 0 3 0 0 177 0 0	15 0 0 25	£ s d 13,200 0 0 4,443 15 0	RSHIP ACCC
Nota Lana, with Offices, Fitting Shops, Plant and Machinery 1,000 0 0 1,000 0 0	0 0 000'1	1,000 0 0		Gross value Deduct total of Schedule No. 5	edule No. 5	£17,643 15 0	OUNTS
eehold House, Hampstead Road, in occupation of the deceased	240 0 0	230 0 0	1	Net value N.B.—This is the amount to be carried to Summary.	mount to be ry.	£17,643 15 0	
			Observe.—As to agricultural property, see Finance Act 1894, sec. 7 (5), and 22 (1) (2), and para, 46 of Form A-2.	Observe.—As to agricultural property, see Finance Act 1894, sec. 7 (5), and (1) (2), and para, 46 of Form A2.	Finance Act	1894, sec. 7 (5), and	

If the real property include unlet fishing or sporting rights, church patronage, trinber, unlet building land, mines, or other property withich has no annual value, or the annual value whereof is no criterion of the principal value, full details should begiven. Where the property is licensed it should beexpressly so stated, and the particulars of the lease or other letting should be fully set out. Generally, as to all property, all such particulars should be furnished as are requisite to arrive at the principal value.

JAMES BRADSHAW. CHARLES DRURY.



3. For use at Chief Office.	e						- 7	This stamp does not imply that	to rectification.
James Bradshaw and Charles Drury both of Great George Street Westminster	2. Received the day of 189		Pounds,	shillings and pence, for	Estate Duty and Interest thereon.		for Commissioners of Inland Revenue.	f) ". This receipt does not imply that the amount of duty is not subject	to rectification.
Here state name and full address of the person who pays the Duty		A.G.		Comptrolled and Registered for	1	ः		for Accountant Ceneral	of Inland Revenue.

SUMMARY OF AFFIDAVIT.

This Summary is not on oath, and, if wrong, may be amended without the Affidavit being resworn.

	Lable for determining Amount of Estate Duty and interest to be now Paid	Estate Duty on the adjusted (*) net value of the Personal Property (XXIII.) at the appropriate rate (XV.) of 64 per cent $\xi_{4,319}$ 0 0	uct duty payable in any British possession, to which see, so to of the Finance Act 1843, applies, by reason of	no to execuse us caramin respect or property in account. No. 2, situate in such possession. (The deduction is not to exceed the amount of the Estate Duty on the property in respect of which such duty is pay- able.)	Net duty		not duty paid or payable, to which sec. 21 of the Finance Act 1896 applies, in respect of property in Accounts Nos. 4 and 5. (The deduction is not to exceed the amount of the Estate Duty on the property in respect of which such duty has been paid or is payable.).	Net duty		1894, till date of delivery of		onal Property £4,315 12 0
	Real Table for determining t	£ s d A.—Estate Duty on the adjusted (*) net value of the Personal Property (XXIII.) at the appropriate rate (XV.) of 6½ per cent	Deduct duty payable in any British possession, to which see 200 of the Finance Act 1894 applies by reason of the Application of				Deduct duty paid or payable, to which sec. 21 of the Finance Act 1896 applies, in respect of property in Accounts Nos. 4 and 5. (The deduction is not to exceed the amount of the Estate Duty on the property in respect of which such duty has been paid or is payable.).		17,643 15 0	Add 3 per cent, per annum interest thereon, from date of death, viz, 4th Adgust 1884; till date of delivery of Affirmation, viz. 14th August 1884; is, vers	and 10 days,	Total duty and interest (Personal Property
Net value of Property	Personal	78,432 16 0	17,	78,432 16 0 17.643 15 0					78,432 16 6 17,	0 11 96,06	0 0 080'96	a. 70 of Form A
	Table for determining rate of Estate Duty.	I. Personal Property [Account No. 1] [Real " ["		In typerty of the depths whereou Essave Duty is payable on the deceased's death under the earlier disposition, provided that the Property is itself part of the aggregated "one estate," but not otherwise. [See Note (s)) at	page 4.] Deduct no other Interests in Expectancy here	IX. Total net values of Personal and Real Property, respectively, in Accounts Nos. 1, 2, 3 (a), 3 (b), 4, and 5, for determining rate of Estate Duty. X. Add other aggregable Property [see para, 13 of Affadvit and marginal notes 17 and 18 on page 3, passing on the deceased's death in respect	of which Estate Duty is not to be paid on this Affidavit	XI. Total net values of aggregable Personal and Real Property respectively £ XII. Carry down into "Personal" column from No. XI. the Total value of Real Property £	XIII. Total net value of Personal and Real Property for determining rate of Estate Duty f	XIV. No. XIII. as adjusted [read footnote (*)] £ 96,080 0 0	XV. The appropriate rate of Estate Duty [see para, 70 of Form A-2] is 5½ per cent.

p s J		0 0 896			,		£5,283 12 0	
	B.—Estate Duty on the adjusted (*) net value of the real property (XXIII.) at the appropriate rate (XV.) of	The cent. Twick duty the control of the centre of the cen	If the deceased has been dead more than a year (§§), and the whole duty is to be now paid— Add 3 per cent. per annum interest upon the whole	duty, from 12 months after death till date of delivery of Affdavit, i.e., years and adys	Add 3 per cent, per annum interest upon whole duty, from 12 months after death till date when last overdue instalment was payable, i.e.,	years and months	Total duty and Interest (Personal and Real Property) paid on this Affidavit	
Net value of Property	Real	17,643 15 0				17,643 15 0	17,643 15 0	17,650 0 0
Net value	Personal	s d s d 17,643 15 s of 17,643 15 s of 19.				78,433 16 0 17,643 15 0	£ 78,432 16 0 17,643 15 0	78,430 00
	Table for determining Amount of Estate Duty	XVI. Values as in No. VII. above XVI. Universet in Proportion thereof, of Interests in Proportion the same men.	floned in Note (M) on page 4, whether the Property is or is not part of the aggregated "one estate," including any deducted at No. VIII. above. [Read footnote (**)]	XVIII. Balance XIX. Deduct value of other Interests in Expectancy, in respect of which Estate Duty is payable, but is elected to be pald when the Interest falls into possession [read footnote ways.	Account No \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		brought into the Account No. 4, but not otherwise [read footnote (§)] XXII. Balance £	note (*)] £ 78,430 0 0 17,650 0 0

* For the purpose of computing the duty, the following adjustments should be made. See para, 72 of the Form A—2:—
Where the deceased died on or after the 1st July 1806.—The net value of the property should be decreased to an even multiple of £100 [500] for the state of the season of the state of the season of the season of the season of £100]. Where duty is paid in respect of real property as well as personal property, and there is an odd fraction of £100, for on the respective capitals, and the wof reactions together do not amount to £100, each fraction is to be disregarded. Thus, Personal £100 and the wo classes of property has the larger £1,400 and Real £900. Where, however, the two fraction is to be disregarded. Thus, Personal £100, whichever of the two classes of property has the larger £1,400 and Real £900 whilst in the other class of property the fraction specified in the control of the next multiple of £100, whilst in the other class of property the fraction should be treated as Personal £1,400 and Real £920 and Real £920; whilst Personal £1,427 and Real £928 should be treated as Personal £1,400 and

Thus, £1,422 should be treated as £1,450. Where duty is paid in respect of real property as well as personal property, and there is an odd fraction of £10 in the respective capitals, and the two fractions regelher exceed £10, acrh class of property should be increased to the next multiple of £10. Thus, be resonal £1,482 and Real £92 should be treated as Personal £1,480 and Real £92 should also be treated as Personal £1,490 and Real £93 and Real £92 should also be treated as Personal £1,490 and Real £93 and Real £92 should be increased to where, however, the two fractions together do not exceed £10, whichever of the two classes of property has the larger fraction far and £1,480 and Real £92 should be increased, to the next multiple of £10, whilst in the other class of property the fraction should be increased. Thus, Personal £1,480 and Real £92 should be treated as Personal £1,490 and Real £920 should be treated as Personal £1,490 and Real £920 should be treated as Personal £1,490 and Real £920 should be treated as Personal £1,490 and Real £920 should be treated as Personal £1,490 and Real £930 should be treated as Personal £1,490 and Real £930 should be treated as Personal £1,490 and Real £930 should be treated as Personal £1,490 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated as Personal £1,400 and Real £930 should be treated Real 1,000.
Where the deceased died before the 1st July 1896.—The net value of the property should be increased to an even multiple of £10 [see Flnance Act 1894, sec. Where the deceased died before the 1st July 1896.—The net value of the property as well as personal property, and there is an odd fraction

when property directed to be sold at or after the deceased's death, whether actually sold or not, is to be treated as real property.

*** If the perty directed to be sold at or after the deceased's death, which forms an "estate by itself," is chargeable at the same or a higher rate of Estate computed upon the adjusted values and not upon the true values.

Duty than the aggregated "no estate," deduct here the whole value of the Interest in Expectancy. But if the "estate by its:!!" is chargeable at a forest rate, then defact only so much of the value of the interest as represents that lower rate. Thus, if the "estate by its:!!" is chargeable at 2 per cent, and the aggregated "one estate" at 3 per cent, deduct two-thirds, and if the rates are 3 per cent, and a 1 per cent, and on it is payment of the duty which still remains to be paid is elected to be deferred until the interest falls into possession, then deduct the remaining part the value in the above examples, one-third and four-sevenths respectively) at No. XIX.

§ The Estate Dury on the Annuities may be paid by instalments (see para, 63 of Form A—2). Deduct the whole value of the Annuities here, whether the Estate of the Annuities may be paid by instalments, and fill in a Form C—3 (in duplicate) adapting it as necessary. Annex the forms to the Affidavit, and instructions for the payment of the whole duty, or the instalments or instalments due, as may be desired, will be issued after the grant of representation instructions for the payment of the whole duty, or the instalment or instalments due, as may be desired, will be issued after the grant of representation

has issued. No interest is chargeable for the first year after the death.

If at the time of the delivery of this Affidavit not more than 12 months have expired since the date of the deceased's death, carry out the whole duty is If at the time of the delivery of this Affidavit more than 12 months have expired since the date of the deceased's death, the duty on the real Sig. Where at the time of the delivery of this Affidavit more than 12 months have expired since the date of the deceased's death, the duty on the real property, whether it is to be paid in one sum or by instalments, is chargeable with interest. The interest is chargeable upon the whole unpaid duty, property, whether it is not be paid in one sum or by instalments, is chargeable with interest. The interest above the disconstance of the form A—2. Where the duty is elected to be paid by instalments, and payment is not made on See sect. 6 (8) of the Finance Act 1894, and para. 62 of the Form A—2. Where the duty is elected to be paid by instalments, and payment is not made on a date when an instalment becomes payable, the interest upon the whole duty is to be calculated up to the date when the last overdue instalment was payable, and interest from that date is to be calculated upon the overdue instalments.

To be signed by the persons JAMES BRADSHAW. making the Affidavit ... | CHARLES DRURY.

Observe.—If there is any property other than that in the Accounts Nos. 1, 2, 3 (a), 4 and 5, in respect of which Estate Duty is payable on the deceased's death, it should, to the best of the executor's knowledge and belief, be specified in appropriate accounts annexed to this Affidavit. See Finance Act 1664, s. 8 (3), and paras, 1 to 32 of the Form A—2. The Accounts, No. 4 (Personal) and No. 5 (Real), printed on page 5 of this Affidavit, show the shape which the accounts should take. The names and addresses of trustees and of donees and other beneficiaries should in all cases be stated.

Form No. 17. To be presented with Affidavit (Form A-1 or A-3) on payment of Duty

[For Rates of Duty see p. 4 of Instructions on Form A-2, accompanying Form of Affidavit A-1 or A-3.]
This Warrant should be filled up by the person presenting the Affidavit, and the duty must be paid at the same time. Payment may be made at the Office of a Collector of Inland Revenue, in England, or the duty may be remitted by Cheque, drawn in favour of the Commissioners of Inland Revenue, and crossed "Bank of England," to the Accountant-General (Cashier), Inland Revenue, Somerset House, London, W.C., together with the Affidavit and this warrant.

For Deaths after 1st August 1804, and for Cases paying ad valorem duty. Consecutive Number

ESTATE DUTY (Finance Acts 1894 & 1896).	(For use at Chie	f Office only.) –
Surname of Applicant James Bradshaw and Charles Drury. Address 100 Great George Street, Westminster. Date 14th day of August 1894.	1-	Collector's Off	ice Stamp.
Name and former Address of Deceased Address I,001 Hamp Date of death, 4th day of August 1894.	bstead Roa	d, London, N.	
A SEPARATE WARRANT MUST BE USED FO	R EACH	AFFIDAVIT.	
Abstract of Affidavit.			
PART I.—AGGREGABLE PROPERTY. Personal Property situate in the United Kingdom (Account and)	Gross Capital		Capital
Schedule No. 1) Personal Property situate abroad (Account and Schedule No. 2). Other Personal Property, viz.:—	93,952	7 9 15,519 11 9	78,432 16 0
(Account No. 3) (Account No. 4) (see para. 15 of Affdt.)			
Real Property (Account No. 5)	93,952 7	7 9 15,519 11 9	78,432 16 c
Totals £	111,596 2	2 9 15,519 11 9	96,076 11 0
Deduct value of Interests in Expectancy (and Property referred to in para. 15 of Affdt.) on which Duty is not paid	o Person Realty		
Net Value of Aggregable Property on which Estate Dut	ty is now	to be paid	£96,076 11 0
DUTY PAYABLE.			
Adjusted Net Capital on which duty is chargeable		Rate per	Duty £ s d
On £78,430 os. od. Personalty	: :	$\begin{array}{c c} \dots & \text{at } 5\frac{1}{2} \\ \\ \vdots \\ \\ \pounds \end{array}$	4,312 0 0
Interest at £3 per cent. per annum on duty payable from day after date of delivery of the Affidavit, both days inclusive, i.e., and 10 days	years	•} ••	3 12 0
On Value of Realty now paid* £17,650 os. od	••	at 5½	968 o o
Interest at £3 per cent. per annum on whole duty (or, if paid ments, on first instalment) from day after expiration of 12 mc the death to date of delivery of Affidavit, both days inclusive, i, years and———days	e.,———Part I.)	· · · · · · · · · · · · · · · · · · ·	
Do. do. on this Affidavit		L L S OVEL	5,283 12 0
The foregoing details have been compared with Affidavit.		Σ1	3,203 22 0

* If only one instalment is to be paid on this Warrant the value of Realty to be carried out here should be $\frac{1}{16}$ of the total net value. If only one half-yearly instalment is to be paid, the value should be $\frac{1}{16}$ of the total. [For Part II. see over.]

-pro Accountant.

PART II.-NON-AGGREGABLE PROPERTY.

Gross and Capital Deductions Capital Capital Capital Detuctions Capital Deductions Capital Capital Capital Capital Capital Cent. Duty Under Sec. \mathcal{L} S d days \mathcal{L} S d days \mathcal{L} S d days \mathcal{L} S d do			Debte				Deductions		II	Interest	91£	Total of
χ:- κ; ach δ s d δ s d δ s d δ s d σ s d σ s d σ s d σ s d σ s d σ σ s d σ σ s d σ σ s d σ σ s d σ σ σ σ		Gross	and	Net Capital	per cent.	Duty	under Sec. 21, F.A., '96	Net Duty	Num- ber of	Amount	umbe Separa Estate	Interest or each Estat
ROPERTY:— the Estates, each of Do. do RATY:— the Estates, each of Do. do Do. do			S	p s 3	7		рѕЭ		days	co	SN	p s 3
ROPERTY: The Estates, each of. Do. do. do. SRTY: The Estates, each of. Do. do. Do. do. do. do. do. do												
	ERSONAL PROPERTY:— — Separate Estates, each of. — Do. do Do. do — Do. do — Real Property:— — Separate Estates, each of — Do. do											

Total Duty and Interest on Non-Aggregable Property (as detailed above) ...

Here state Name and Address of the Person who forwards this Account.

either personally, or by an Agent, at the Legacy Duty Office, Somerset House, London. If the accountable persons reside in the Country, it may be sent by post, addressed to "The Controller of Legacy and Succession N.B.-This form is for Property chargeable under the Succession Duty Act, and should be delivered in duplicate, JAMES & SON, Chartered Accountants, 59, Gresham Street, E.C. Duties, Somerset House, London," when instructions will be given as to the payment of the Duty.

A separate form is supplied for Property chargeable under the Legacy Duty Acts.

INLAND REVENUE.

No. 6.

SUCCESSION DUTY ON REAL PROPERTY, which includes all Freehold, Copyhold, Customary, Leasehold, and other Hereditaments whether corporeal, or incorporeal.

	SITY OF ARTHUR JAMES	f upon t	t, 1894, derived from Arthur	r Bradshaw, delivered byt
Folio	IN REAL PROPEI	in the County of	4th day of Augus	of the said Arthu
REGISTER of the Year 1894. Folio	Au Account of the Succession in Real Property of ARTHUR JAMES	BRADSHAW, of Atlas Works, Bermondsey, in the County of	death of Arthur Bradshaw, who died on the 4th day of August, 1894, derived from Arthur	Bradshaw, the Predecessor under* the Will of the said Arthur Bradshaw, delivered byt
	*Here state the Title, whether under Settlement, Will. Intes-	tacy, or by Descent, and if under	the date thereof, and the names	Here state whether Trustee,

Here state whether Trustee, &c., or Successor.

Arthur James Bradshaw, the Successor.

ntal or	0	
k-re Va	0	10
Gross rack-rental or annual Value.	1,000 0 0	0 000 1
due.	0	
∆ ∨	0	9
Saleable Value.	13,200 0 0	13 900 0 0
		9
FY.	Bermondscy, with Offices, a by Messrs. Predecessor,	TOTAL

Freehold Works called "Atlas Works," Bermo

DESCRIPTION OF PROPERTY

Fitting Shops, Plant and Machinery, valued by

Thompson & Harris at

comprising 2,400 yards of Freehold Land, with

These Works were in the occupation of the Prede and were rated to the poor at the annual value of ...

the space be not sufficient for all the Property comprised in the It should be stated whether the Property is let on Lease, and whether at rack-rent or at a ground tent, or in consideration of a premium (in which last two able on the determination of the able on the determination of the Lease).

Succession, a Schedule should be annexed and the Totals inserted in this Account.

Capital. Annual Payments.	20 0 0				130 0 0	If it is intended to pay
DEDUCTIONS,	Necessary outgoings (in case the same are payable by the Owner, and not by the Tenant), viz— Chief or Ground-rent. Land Tax Unredeemed. Fire insurance. Repairs. Repairs. Annuities (if any) to which the Property is subject. Interest of Incumbrances.	e, containing ulars of each e persons by was created, nnexed.	tobedo2 A toned a toned a toned a toned a toned a toned a tone a toned	N.B.—No deduction can be made for contingent incumbrances, or for any incumbrance created by the Successor, or for the expense of collecting Rents, or for Income or Property Tax, or for any cost incurred in litigating the Title to the Property.	If the space be not sufficient for all the Deductions claimed, a Schedule should be annexed and the Totals inserted in Total£ this Account.	Poto Grace Annual Wolns

If it is intended to pay the whole Duty in advance, it should be so stated, in	order that the Discount may be calculated.
1,000 0 0	880 0 0
Total Gross Annual Value	Net Annual Value£

I declare that this is a just and true Account of all the Succession in Real and Leasehold Property of Me Arthur James Bradshaw, upon the Death of the before-named Arthur Bradshaw, and that I was born on the 31st day of May, 1868, and am a son of a brother of the said Arthur Bradshaw, the Predecessor from whom the said Property is derived, and I intend to pay the whole duty in advance. Dated this 4th day of April, 1895.

(Here sign the Account). Arthur James Bradshaw.

ASSESSMENT.

and		Giorna de la companya			, the Sum of		General evenue. hen each	
					18 , th	ereon.	Pro Receiver General of Inland Revenue. om the time when each	
is £						interest thereon.	Registered, Comptrolled. Pro Acct. and ComtrGenl. of Inland Revonue. N.B.—Interest at the rate of Four Pounds per Centum per Annum is payable, in all cases, from the time when each of mont fulls due 31 & 30 Wiet, can 194 sort 9	
for a Life aged	per Cent. is assessed at £	rs	7	JTY.	day of		Pro Acct ^{t.} and Comt ^{x.} -Genl. of Inland Revenue. per Annum is payable, in	Υ.
for a	per Cent. is	By the Commissioners	3	RECEIPT FOR DUTY		l, with £	Pro Acett. of Inli	RATES OF DUTY.
		By th		RECI		oove-mentioned	Comptrolled.	RA
nauity of £	e rate of				Received the	of the Duty al	ate of Four Po	de de la companya de
The value of an Annuity of £	the Duty on this Sum at the rate of				щ	being the first Instalments of the Duty above-mentioned, with £	Registered, Comptroll N.B.—Interest at the rate of Four Pounds per C	
The	the Duty on					being the fir	Registered, N.B.—Intel	

£1 per Cent.	£3 do.	£5 do.	£6 do.	£10 do.	ose Husband or Wife		
Lineal Issue or Lineal Ancestor of the Predecessor	Brothers and Sisters of the Predecessor and their Descendants	Brothers and Sisters of the Father or Mother of the Predecessor and their Descendants	Brother and Sisters of a Grandfather or Grandmother of the Predecessor and their Descendants. £6 do.	Any other Person £10 do	The Husband or Wife of the Predecessor is not chargeable with Duty; and a Successor, whose Husband or Wife	s of nearer relationship to the Predecessor, is chargeable with Duty at the lower rate.	

OBSERVE:—The Duty is payable by eight equal half-yearly Instalments, the first to be paid Twelve Months after the Successor shall have been entitled in possession, and the seven following Instalments at half-yearly Intervals of Six Months each; and if there be any delay in payment, Penalties will be incurred.

M

ARTHUR BRADSHAW, Esq., DECEASED.

GENERAL STATEMENT

OF THE

TRUST ACCOUNTS.

Dr.

PRINCIPAL IN ACCOUNT WITH THE ESTATE

5

1894	LATE ARTHUR BRADSHAW, Esq.					-
			fo.	-	S	-
lug. 4	By Cash in the house at the death		20	20	17	
**	By Lloyd's Bank, Ltd., Balance of Testat	or's				
	account at the death		30	1,080	12	
23	By Jewels, Trinkets, Wines and consum					
	Stores bequeathed to wife, valued	l for				
	probate at £250	• •	,,	11	"	
, ,	By Arthur James Bradshaw for the follow					
	Assets of the Testator's Trade, viz.:-	_				
	Goodwill valued for					
	probate at 1 year's					
	profit on the average					
	of 3 preceding years 4,000 (0 0	52			
	Stock in Trade valued					
	by Messrs. Smith and					
	Johnson at 17,000 0	0	,,			
	Loose Plant, Tools, and					
	Fittings valued by					
	Messrs. Smith and					
	Johnson at 5,000 0	0	,,			
	Book Debts amounting		,,			
	to £40,390 agreed to be					
	taken subject to a de-					
	duction of 5 per cent. 38,370 0	0				
	duction of 5 per cont. 50,570 o		,,			
				64,370	0	
,,	By London and North Western Railway	Co.				
.,	-Proportion of & year's dividend f					
	from 1st July upon £5,000 Guaran					
	4 per cent. Stock—35 days less I					
	12s. 8d		36	18	7	
	By Leasehold Houses, Willesden—I	Half	00	10	•	
**	year's Rents due 24th June, less l					
	£6 13s. 4d	••	38	193	6	
	By Leasehold Houses, Willesden—Propor		90	100	U	
13	of half year's rents from 24th June					
	day's less I. T. £1 9s. 9d.	, 11		43	1	
	By Henry Owen—Amount due upon not	to of	* 2	40	1	
		ne or		1 000	0	
"	hand dated 1st Teeler 1004					
	hand dated 1st July 1894	· ·	41	1,000	U	
- 31	By Henry Owen-Proportion of half ye	ear's	41	1,000	U	
	By Henry Owen—Proportion of half you interest upon £1,000 from 1st July	ear's y, 35	41			
	By Henry Owen-Proportion of half ye	ear's y, 35	41		12	

Dr.	PRINCIPAL IN ACCOUNT	WITH	THE E	STA	TE
1898		fo.	£	S	d
Mar. 31	To Funeral Expenses, Transfer	5	30	0	0
19	To Testamentary Expenses ,,	6	5,300	0	0
"	To Executorship Expenses ,,	7	1,515	0	0
**	To Debts ,,	8	15,489	11	9
,,	To Legacies ,,	9	25,250	0	0
,,	To Arthur James Bradshaw—One-half share				
	of Residue	62	26,423	16	10
22	To Emily Bradshaw — One-half share of				
	Residue	63	26,423	16	11

£100,432

5 Dr.	FUNERAL EXPENSES IN ACCOUNT WITH THE
1894	fo. £ s d
Aug. 30	To Cash—Reformed Funeral Co 20 20 0 0
Sept. 30	To Cash—G. Thompson, Gravestone and Inscription , 10 0 0
	£30 0 0
6	
Dr.	TESTAMENTARY EXPENSES IN ACCOUNT WITH THE
1894	fo. £ s d
Aug. 14	To Cash—Bedford and Co. Estate Duty and
	Fees 5,300 0 0 Settlement Estate Duty 287 0 0 20 5,587 0 0

£5,587 0 0

7					
Dr.	EXECUTORSHIP EXPENSES IN A	CCOU	NT WITH	[T]	HE
1894	7.	fo.	£	s	d
1895	Cash—Smith and Johnson, Valuation for Probate	20	275	0	0
Mar. 31 To	o Cash—Bedford and Co., Bill of Costs for proving the Will and for general busi- ness connected with the administration				
1898 Mar. 25 To	of the Estate Cash—Smith & Johnson, Auctioneer's charges for the sale of Household Furniture and effects, and of Freehold	,,	500	0	0
me	and Leasehold Properties Cash—James & Son, Accountant's	11	420	0	0
"	Charges	,,	100	0	0
,, To	Cash—Bedford & Co., Bill of Costs for drawing release and general business	,,	220	0	0
			£1,515	0	0

ESTATE OF THE LATE ARTHUR BRADSHAW, ESQ.		Ci		5
1898 Mar. 31 By Principal—Transfer	fo.	£ 30	8 0	d 0
		£30	0	0
ESTATE OF THE LATE ARTHUR BRADSHAW, ESQ.		C		6
1898	fo.	£	s	d
Mar. 31 By Principal—Transfer of Estate Duty and Fees	1	5,300	0	0
,, By Emily Bradshaw—Settlement Estate Duty on Legacy of £10,000, and on £28,765, her one-half share of the total				
Estate, less legacies, as shown by the Executor's Affidavit for Inland Revenue	63	287	0	0
		£5,587	0	0
Memorandum showing amount liable to			_	
Settlement Estate Duty:— Total Net Estate as per Affidavit,£95,981				
Less Legacies bequeathed by the Will 25,250				
70,731				
Freeholds bequeathed to A. J. Bradshaw 13,200				
57,531		-		
One-half is 28,765				
ESTATE OF THE LATE ARTHUR BRADSHAW, Esq.		С		7
By Principal—Transfer	fo.	£ 1,515	s 0	d 0

8 / <i>)r</i> .	DEBTS IN ACCOUNT	WITH	THE E	STA:	TE
1894	-	fo.	£	s	d
Aug. 31	To Mary Bradshaw-J. Veal, Butcher	48	10	12	4
, ,,	To " S. Doughty, Baker	,,	5	6	8
,,	To ,, T. Patching, Tailor	9.7	25	0	0
"	To ,, Hampstead Overseers'				
	Poor Rate, made 1st				
	August	,,	15	0	0
"	To ,, Servant's Wages	**	10	0	0
"	To Cash—G. Turner— ¹ / ₂ year's Ground Rent				
	of Leasehold Houses, Willesden, due	90	10	c	0
C 100	24th June, less I. T. 13s. 4d	20	19	6	8
Sept. 30	Testator's Trade, discharged by Arthur				
	James Bradshaw, in the ordinary course				
	of trade as vouched by the Executor's				•
	Accountants	52	15,400	0	0
1895	`	-	10,100		
Jan. 14	To Cash—Proportion of Half Year's Ground				
	Rent of Leasehold Houses, Willesden,				
	to 4th August, 41 days less I.T. 3s	20	4	6	1
			015 400		
					Q
			£15,489	11	9
			±15,469	11	9
9 Dr.	Legacies in Account	WITH		_	_
Dr.	LEGACIES IN ACCOUNT		THE E	_	TE
Dr. 1894		fo.	THE E	STA	TE d
1894 Aug. 4	To Emily Bradshaw—Legacy in trust		THE E	STA	TE
Dr. 1894	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of	fo.	THE E	STA	TE d
1894 Aug. 4	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business,	fo.	£ 10,000	STA	TE d
1894 Aug. 4	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of	fo. 60	THE E	STA S O	d 0
1894 Aug. 4	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business, specifically bequeathed	fo. 60	£ 10,000	STA S O	d 0
1894 Aug. 4	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business, specifically bequeathed To Arthur James Bradshaw—Goodwill of	fo. 60	£ 10,000	STA S O	d 0
1894 Aug. 4	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business, specifically bequeathed To Arthur James Bradshaw—Goodwill of Trade valued for probate at 1 year's profits on the average of three preceding years £4,000 specifically bequeathed	fo. 60	£ 10,000	STA S O	d 0
1894 Aug. 4	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business, specifically bequeathed To Arthur James Bradshaw—Goodwill of Trade valued for probate at 1 year's profits on the average of three preceding	fo. 60	£ 10,000	s 0	d 0
Dr. 1894 Aug. 4	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business, specifically bequeathed To Arthur James Bradshaw—Goodwill of Trade valued for probate at 1 year's profits on the average of three preceding years £4,000 specifically bequeathed	fo. 60	£ 10,000	S O O	d 0 0
Dr. 1894 Aug. 4 " Sept. 4	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business, specifically bequeathed To Arthur James Bradshaw—Goodwill of Trade valued for probate at 1 year's profits on the average of three preceding years £4,000 specifically bequeathed To Mary Bradshaw—Pecuniary Legacy To James Bradshaw—Pecuniary Legacy	fo. 60 52 ,, 48	£ 10,000	S 0 0 0 0 0	d 0 0
Dr. 1894 Aug. 4 " Sept. 4 1895	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business, specifically bequeathed To Arthur James Bradshaw—Goodwill of Trade valued for probate at 1 year's profits on the average of three preceding years £4,000 specifically bequeathed To Mary Bradshaw—Pecuniary Legacy To James Bradshaw—Pecuniary Legacy	fo. 60 52	£ 10,000 10,000 4,000 500	S 0 0 0 0 0 0 0	d 0 0 0 0
Dr. 1894 Aug. 4 " Sept. 4 1895 Aug. 4	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business, specifically bequeathed To Arthur James Bradshaw—Goodwill of Trade valued for probate at 1 year's profits on the average of three preceding years £4,000 specifically bequeathed To Mary Bradshaw—Pecuniary Legacy To James Bradshaw—Pecuniary Legacy To Charles Drury—Pecuniary Legacy To Cash—Trustees of St. Thomas's Hospital,	fo. 60 52 ,, 48 50 51	10,000 10,000 4,000 500	S 0 0 0 0 0 0 0	d 0 0 0 0 0 0
Dr. 1894 Aug. 4 " Sept. 4 1895 Aug. 4 "	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business, specifically bequeathed To Arthur James Bradshaw—Goodwill of Trade valued for probate at 1 year's profits on the average of three preceding years £4,000 specifically bequeathed To Mary Bradshaw—Pecuniary Legacy To James Bradshaw—Pecuniary Legacy To Charles Drury—Pecuniary Legacy To Cash—Trustees of St. Thomas's Hospital, Pecuniary Legacy	fo. 60 52 ,, 48	10,000 10,000 4,000 500 100 500	s 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0
Dr. 1894 Aug. 4 " Sept. 4 1895 Aug. 4 "	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business, specifically bequeathed To Arthur James Bradshaw—Goodwill of Trade valued for probate at 1 year's profits on the average of three preceding years £4,000 specifically bequeathed To Mary Bradshaw—Pecuniary Legacy To James Bradshaw—Pecuniary Legacy To Charles Drury—Pecuniary Legacy To Cash—Trustees of St. Thomas's Hospital,	fo. 60 52 ,, 48 50 51	10,000 10,000 4,000 500	s 0 0 0 0 0 0 0 0 0	0 0 0 0
Dr. 1894 Aug. 4 " Sept. 4 1895 Aug. 4 " "	To Emily Bradshaw—Legacy in trust To Arthur James Bradshaw—Part of Testator's Capital in his business, specifically bequeathed To Arthur James Bradshaw—Goodwill of Trade valued for probate at 1 year's profits on the average of three preceding years £4,000 specifically bequeathed To Mary Bradshaw—Pecuniary Legacy To James Bradshaw—Pecuniary Legacy To Charles Drury—Pecuniary Legacy To Cash—Trustees of St. Thomas's Hospital, Pecuniary Legacy	fo. 60 52 52 50 51 20	10,000 10,000 4,000 500 100 500	s 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0

EXECUTORSHIP ACCOUNTS.

of the late Arthur Bradshaw, Esq.		Cr. 8
By Principal—Transfer	fo. 1	£ s c 15,489 11 9
		£15,489 11
		9

10 L	r.	INCOME IN ACCOUNT	WITH	THE	Esta	TE.
189	5		fo.	£	s	d
Feb.	4	To Mary Bradshaw — Half-year's Annuity, less I. T. £20	40	580		0
Aug.	4	To Mary Bradshaw — Half-year's Annuity.	49	980	U	U
0		less I. T. £20	49	580	0	0
	,,	To Arthur James Bradshaw—Half-share of	F0.	400		_
		Balance of Income	53	498	3 15	.7
	"	ance of Income	54	498	3 15	6

7				
		£2,157	11	1
1896	fo.	£	s	d
Aug. 4 To Emily Bradshaw—One year's interest from 4th August 1895, on £10,000 at 4 per cent., less I. T. £13 6s. 8d	60	386	13	4
1897 Aug. 4 To Mary Bradshaw—Annuity to date, less I. T. £80	49	2,320	0	0
Jan. 4 To Mary Bradshaw — Proportion of Half-				
year's Annuity to her death, 153 days less I. T., £16 13s. 4d Mar. 25 To Freehold House, Hampstead Road—Pro-	,,	483	6	8
portion of taxes from death of tenant for life to date allowed to purchaser	39	20	0	0
31 To Emily Bradshaw — Interest to date on £10,000 at 4 per cent., less I. T. £22	60	638	0	0
,, To Arthur James Bradshaw—Half-share of Balance of Income	53	899	18	3
of Income	54	899	18	3

OF THE	LATE ARTHUR BRADSHAW, Esq.		Cr. 10
1894		fo.	£ s d
Sept. 30	By John Edwards-Balance of half-year's		
	interest on £6,000 from 4th August, 57	40	00 0 =
Dec. 25	days at 4 per cent., less I. T. £1 4s. 11d. By Willesden Rents—Balance of proportion	42	36 2 7
Dec. 20	of half-year's Rents, from 4th August	37	135 4 7
31	By London and North Western Railway Co.	01	100 1
	-Balance of half-year's dividend, from		17.
	4th August, 149 days, less I. T.		11
	£2 14s. 0d By Henry Owen—Balance of half-year's in-	36	78 5 7
",	terest on £1,000, from 4th August,		
	149 days at 5 per cent., less I. T.		
	13s. 6d	41	19 10 8
1895			
June 24	By Willesden Rents—Balance of half-year's		1
30	Rents	37	174 0 0
30	By Henry Owen—Half-year's interest on £1,000 at 5 per cent., less I. T.		
	16s. 8d	41	24 3 4
Aug. 4	By Arthur James Bradshaw - One year's		
	interest on £34,970 at 5 per cent., less		
	I. T. £58 5s. 8d	5.2	1,690 4 4
			£2,157 11 1
			====
1895		fo.	£sd
Dec. 31	By Great Western Railway Co Half-		
	year's interest on £10,000 at 4 per		
	cent., less I. T. £6 13s. 4d	44	_193 6 8
1896	D		
Aug. 4	By Arthur James Bradshaw—One year's		
	interest on £29,975 at 5 per cent., less I. T. £49 19s. 2d	52	1,448 15 10
1897	1, 1, 010 100, 200	02	1,110 10 10
Aug. 4	By Arthur James Bradshaw-One year's		
	interest on £24,980 at 5 per cent., less		
	I. T. £41 12s. 8d	,,	1,207 7 4
Sept. 30	By John Edwards—Interest to date, less	40	200
Dec. 31	I. T. £24	42	696 0 0
Dec. 51	Dividends to date, less I. T. £20	36	580 0 0
,,	By Great Western Railway CoInterest to		000 0 0
	date, less I. T. £26 13s. 4d	44	773 6 8
1898			
Mar. 31	By John Edwards—Half-year's interest on		
	£6,000 at 4 per cent., less I. T. £4	42	116 0 0
"	By Arthur James Bradshaw—Proportion of 1 year's interest on £19,985, 239 days		
	L Jean 3 Interest on wit, and, 200 tays		
		52	633 0 0
	at 5 per cent., less I. T. £21 16s. 8d	52	633 0 0
		52	£5,647 16 6

Aug. 4 To Principal — Cash in the house at the death	s 17 0 0 0 6 6 1	6 0 0 8 8 6
death	0 0 0 6 6	0 0 0 8 8
14 To Lloyd's Bank Limd	0 0 0 6 6	0 0 0 8 8
25 To ,, ,, ,, 100 30 To ,, ,, ,, 20 ,, To ,, , ,, 19 31 To Leasehold Houses, Willesden 38 193 Sept. 4 To Lloyd's Bank Limd 30 445 30 To Principal—Hackney & Co., Proceeds of sale of Brougham, Carriage Horses and Harness, less commission £8 10s. 1 161 ,, To Lloyd's Bank Limd 30 10 ,, To ,, ,, ,, 275 Oct. 14 To John Edwards 42 116 Dec. 31 To Henry Owen 41 24 1895 Jan. 14 To London and North Western Railway Co. 36 96	0 0 6 6	0 0 8 8
30 To ,, ,, ,, 20 ,, To ,, ,, ,, 19 31 To Leasehold Houses, Willesden	0 6 6	0 8 8
,, To ,, ,, ,, 19 31 To Leasehold Houses, Willesden 38 193 Sept. 4 To Lloyd's Bank Limd 30 445 30 To Principal—Hackney & Co., Proceeds of sale of Brougham, Carriage Horses and Harness, less commission £8 10s. 1 161 ,, To Lloyd's Bank Limd 30 10 ,, To ,, ,, ,, 275 Oct. 14 To John Edwards 42 116 Dec. 31 To Henry Owen 41 24 1895 Jan. 14 To London and North Western Railway Co. 36 96	6	8
31 To Leasehold Houses, Willesden	6	8
Sept. 4 To Lloyd's Bank Limd.	_	-
30 To Principal—Hackney & Co., Proceeds of sale of Brougham, Carriage Horses and Harness, less commission £8 10s. 1 161 30 10 30 10 30 30 10 30 30 30 30 30 30 30 30 30 30 30 30 30	1	6
sale of Brougham, Carriage Horses and Harness, less commission £8 10s. 1 161 : " To Lloyd's Bank Limd		
and Harness, less commission £8 10s. 1 161 : " To Lloyd's Bank Limd		
,, To Lloyd's Bank Limd	10	0
,, To ,, ,,	0	0
Oct. 14 To John Edwards	0	0
Dec. 31 To Henry Owen	0	0
Jan. 14 To London and North Western Railway Co. 36 96	3	4
Jan. 14 To London and North Western Railway Co. 36 96	0	*
Mo Tlord's Pank Timd		
" To Lloyd's Bank Limd 30 19	13	4
	6	8
" To Leasehold Houses, Willesden 38 193	6	8
31 To Lloyd's Bank Limd 30 1,935	0	0
" To Duty on Residue—Arthur James Brad-		
shaw 61 120	0	0
" To Principal—Proceeds of Policy No. 10000,		
in Law Life Office, upon the life of		
Testator, with bonus added 1 5,360	0	0
Feb. 4 To Lloyd's Bank Limd 30 580	0	0
Mar. 31 To ,, ,, ,, 500	0	C
June 24 To ,, ,, ,, 19	6	8
" To Leasehold Houses, Willesden 38 193	6	8

ESTATE	OF THE LATE ARTHUR BRADSHAW, Esq.		C	r.	
1894		fo.	£	8	ċ
Aug. 4	By Mary Bradshaw—Cash in the house, at				
	the death, left in her hands	48	20	17	6
14	By Testamentary Expenses—Bedford & Co.,				
	Solicitors, Estate Duty and Fees, and				
	Settlement Estate Duty	6	5,587	0	(
25	By Mary Bradshaw—On account	48	100	0	(
30	By Funeral Expenses—Reformed Funeral				
	Co	5	20	0	1
31	By Debts -G. Turner-Half-year's Ground				
	Rent, Willesden, due 24th June	8	19	6	
9.9	By Lloyd's Bank Limd	30	193	6	
Sept. 4	By Mary Bradshaw—Balance of Legacy	48	445	1	
30	By Funeral Expenses — G. Thompson —				
	Gravestone and Inscription	5	10	0	
,,	By Executorship Expenses-Smith & John-				
	son—Valuations	7	275	0	
,,	By Lloyd's Bank Limd	30	161		
oct. 14	By ,,	"	116	0	
Dec. 31	Ву " "	,,	24	3	
1895					
an. 14	Ву " "	122	96	13	
,,	Ву " "	,,	193	6	
21	By Debts-Proportion of Half-year's Ground				
	Rent of Leasehold Houses, Willesden,				
	to 4th August, 41 days, less I. T. 3s	8	4	6	
,,	By Willesden Rents—Balance of Half-year's				
	Ground Rent, less I. T. 10s. 4d.	37	15	0	
31	By Duty on Residue	61	1,935	0	
11	By Lloyd's Bank Limd	30	120	0	
12	Ву " "	,,	5,360	0	
Feb. 4.	By Mary Bradshaw—Half-year's Annuity	49	580	0	
Iar. 31	By Executorship Expenses—Bedford & Co.—				
	Bill of Costs for proving the Will, and				
	for general business	7	500	0	
	Forward		£15,776	12	

2)

1895		fo.	£	S	ć
	Forward .		15,989	5	8
June 24	To Leasehold Houses, Willesden	00	7,000	0	
July 1	To Henry Owen	. 41	1,024	3	
Aug. 4	To Arthur James Bradshaw	. 52	6,685	4	
,,	To Lloyd's Bank Limd	30	580	0	
,,	То ,,	• ,,	14,200	0	
,,,	То "		200	0	
"	To ,,	. 11	500	0	
,,	То "	. ,,	50	0	
"	То "	. ,,	13	0	
,,	То "	• ,,	97	0	
,,	То "	• ,,	90	0	
Sept. 4	То "	. ,,	498	15	
1896					
Jan. 1	To Great Western Railway Co	. 44	193	6	
Aug. 4	To Arthur James Bradshaw	. 52	6,443	15	
1897					
Aug. 4	To ,, ,,	. ,,	6,202	7	
,,	To Lloyd's Bank Limd	. 30	2,320	0	
Sept. 30	To John Edwards	. 42	696	0	
Dec. 31	To London and North Western Railway Co	o. 36	580	0	
	1 m += + =				
1898					
Jan. 1	To Great Western Railway Co	. 44	773	6	
Feb. 4		. 30	500	0	
Mar. 31	To Household Furniture—Smith & Johnson				
	-Proceeds of sale of same	. 40	2,000	0	
,,	To Freehold House, Hampstead Road .	. 39	4,470	0	
,,,	To Lloyd's Bank Limd	. 30	420	0	
,,		. ,,	100	0	
,,	To ,, ,,	. ,	220	0	
,,,	To ,, ,,	. ,,	473	6	
,,	To ,, ,,	. ,,	899	18	
,,	To ,, ,,	. ,,	4,898	6	

ESTATE (OF THE LATE ARTHUR BRADSHAW, Esq.		C	r.	90
1895		fo.	£	8	-
	Forward		15,776	12	
June 24	By Willesden Rents-Half-year's Ground				
	Rent, Willesden, less I. T. 13s. 4d	37	19	6	- 8
- ,,	By Lloyd's Bank, Limd	30	7,193	6	- 8
1895					
July 1	Ву " "	,,	1,024	3	
Aug. 4	Ву " "	,,	6,685	4	
,,	By Mary Bradshaw—Half-year's Annuity	49	580	0	
"	By Great Western Railway Co.—Purchase				
	of Stock	44	14,200	0	
,,	By Emily Bradshaw's Maintenance Account				
	—Per James Bradshaw	55	200	0	
,,	By Legacies—Trustees St. Thomas's Hos-				
	pital	9	500	0	
"	By Legacies—Duty on above Legacy	"	50	0	
31	By James Bradshaw—Legacy £97, and Duty	**	100	_	
	£3 By Charles Drury—Legacy £90, and Duty	50	100	0	
11	By Charles Drury—Legacy £90, and Duty	P4	100	_	
Y 4	£10	51	100	0	
Sept. 4	By Arthur James Bradshaw—Income Ac-	59	400	15	
	count	53	498	19	
1896					
an. 1	By Lloyd's Bank, Limd	30	193	6	
Aug. 4	Ву " "	,,	6,443	15	1
1897					
Aug. 4	Ву ", "	,,	6,202	7	
,,	By Mary Bradshaw—Annuity Account	49	2,320	0	
Sept. 30	By Lloyd's Bank, Limd	30	696	0	
Dec. 31	Ву " "	13	580	0	
1898					
lan. 1	Ву ", "	22	773	6	
Feb. 4	By Emily Bradshaw-Maintenance Account,				
	per James Bradshaw	55	500	0	
Mar. 31	By Lloyd's Bank, Limd	30	2,000	0	
17	Ву " "	13	4,470	0	
,,	By Executorship Expenses—Smith & John-	_		_	
	son, Auctioneer's Charges	7	420	0	
"	By Executorship Expenses—James & Son,		100	0	
	Accountant's Charges	23	100	0	
11	By Executorship Expenses—Bedford & Co		220	0	
	Solicitor's Costs	"	220	U	
11	By Arthur James Bradshaw-Balance of	53	899	18	
	Share of Income	49	473	6	
"	By Mary Bradshaw—Annuity Account By Arthur James Bradshaw—Balance of	40	719	0	
2.7	Share of Residue	62	4,898	6	1
		044	1,000	0	-

Dr.				LLC	YD'S	Bank, 1	Limb.	, in A	ccou:	NT WIT	нт	HE
1894									fo.	£	S	d
Aug. 4	To	Prin	cipa	al Balanc	e of	Testator	s Acc	count				
		at	the	death					1	1,080	12	0
31	To	Cash							20	193	6	8
Sept. 30	To	,,							,,	161	10	0
Oct. 14	To	,,						• •	,,	116	0	0
Dec. 31	То	,,							,,	24	3	4
,,	To	,,							,,	5,360	0	0
1895												
Jan. 14	To	,,							.,	96	13	4
,,	To	,,							,,	193	6	8
31	To	,,							11	120	0	0
June 24	To	,,							7,7	7,193	6	8
July 1	To	11							11	1,024	3	4
Aug. 4	To	,,							,,	6,685	4	4
1896	1											
	To									193	6	8
Aug. 4		1)	• •	• •	• •	• •	••	•••	"	6,443		
J	710	"	• •	••	• •	• •	••	• •	1 2	0,440	10	10
1897												
Aug. 4	То	11		• •		• •	• •	111	11	6,202	7	4
Sept. 30	To	,,	• •	• •		• •	• •	• •	**	696	0	0
Dec. 31	То	,,	٠.	• •		• •	• •	• •	,,	580	0	0
1898												
Jan. 1	To	,,							,,	773	6	8
Mar. 31	To	,,							11	2,000	0	0
,,	To	,,							,,	4,470	0	0

	4	£43,607	2 10)
1898 Mar. 31 To Balance brought forward		 £8,036	14 ()



EXECUTORSHIP ACCOUNTS.

ESTATE	OF I	HE I	ATE	ARTHU	R BRADS	SHAV	v, Esq.			C	r. 9	30
1894					-				fo.	£	s	d
Aug. 14	Ву	Cash	1						20	5,587	0	0
25	Бу	, ,,							,,	100	0	0
30) By	. ,,							11	20	0	0
,	, Ву	,,							,,	19	6	8
Sept. 4	Ву	,,,	٠.		• •				,,	445	1	6
30) By	,,				• •			- 11	10	0	0
,	, By	, ,,				• •	• •	• •	"	275	0	0
1895												
Jan. 14	Ву	, ,,							,,	19	6	8
31			• •						11	1,935	0	0
Feb. 4									11	580	0	0
Mar. 31	Ву								,,	500	0	0
June 24									,,	19	6	8
Aug. 4	Ву				:.				,,	580	0	0
,	D-								,,	14,200	0	0
,	D								,,	200	0	0
,	D								,,	500	0	0
,	, Ву	, ,,							,,	50	0	0
,	, Ву	. ,,							,,	13	0	0
,	, Ву	,,,							,,	97	0	0
,	Ву	,,,							"	90	0	0
Sept. 4	Ву	. ,,							,,	498	15	7
1897												
Aug. 4	Ву								,,	2,320	0	0
_	Dy	"	••	• •	• •	• •	••	••	"	2,020		
1898												
Feb. 4			• •	• •	• •	• •	• •	• •	,,	500	0	0
Mar. 31			• •	• •	• •	• •	• •	• •	,,	420	0	0
,;			• •	• •	• •	• •	• •	• •	"	100	0	0
2:			• •	• •	• •	• •	• •	• •	"	220	0	0
21			• •	• •		• •	• •	• •	"	473	6	8
2:			• •	• •	• •	• •	• •	• •	"	899	18	3
,			• •	• •	• •			• •	,,	4,898	6	10
91	By	Bala	nce	carried	forward				> 2	8,036	14	0

36						
	Dr.	LONDON	AND NORTH-WESTERN	RAILWAY COMPANY	IN	ACCOUNT

			Princ	ipal		Inco	me	
1894	i i	fo.	£ s	s d		£	s	d
Aug. 4	To Principal—Proportion of half- year's dividend, from 1st July, upon £5,000 Guaran- teed 4 per cent. Stock, 35							
	days, less I. T. 12s. 8d	1				18	7	9
Dec. 31	To Income — Balance of half-							
	year's dividend from 4th Aug.						_	
	149 days, less I. T. £2 14s	10				78	5	7
1897								
Dec. 31	To Income—Dividends to date,							_
	less I. T. £20 1	10				580	0	0
1898								
Mar. 31	To Principal — £5,000 Consolidated Guaranteed 4 per cent. Stock retained to answer Emily Bradshaw's share of residue, value at £152, the							
	medium price of this day	1	7,600	0	0			
	medium price of this day	1			_			
			£7,600	0	0	£676	13	4
		:		_	=			
1000								

1898

Mar. 31 To Balance brought forward .. £7,600 0 0

	37 Dr.	WILLESDEN RENTS IN ACCOUNT	WITH	тне Н	ESTA	TE
	1894		fo.	£	S	d
1	Dec. 25	To Income—Balance of proportion of half-				
		year's Rents from 4th August	10	135	4	7
	1895					
J	an. 14	To Cash—Balance of half-year's Ground				
		Rents from 4th August, less I. T.				
		10s. 4d	20	15	0	7
J	une 24					
		I. T. 13s. 4d	,,	19	6	8
	19	To Income—Balance of half-year's Rents	10	174	0	0
		1 (4)		£343	11	10

WITH TH	E ESTATE O	F THE	LATE	ARTHUI	B Br	RADSI	HAW, E	lsq.		C	r. 9	36
							Pri	ncipa	ıl	In	com	e
1895						fo.	£	S	d	£	S	d
Jan. 14	By Cash	• •	••			20				96	13	4
1897												
Dec. 31	By Cash			• •		,,				580	0	0
1898												
	By Balance	ce car	ried for	rward		"	7,600	0	0			

£7,600 0 0 £676 13 4

OF THE	LATE ARTHUR BRADSHAW, ESQ.		Ci	r. 3'	7
1894		fo.	£	s	d
Dec. 25	By Leasehold Houses, Willesden—Balance of half-year's Rents from 4th August,				
1895	less I. T. £5 3s. 7d	38	150	5	2
June 24	By Leasehold Houses, Willesden — Half- year's Rents, less I. T. £6 13s. 4d	,,	193	6	8

£343 11 10

38 Dr.	Leasehold Houses, Nos. 10, 11, 12 at	ND 1	3, NEW I		
1894		fo.	£	s	d
Aug. 4	To Principal—Half-year's Rents, due 24th June, less I. T. £6 13s. 4d To Principal — Proportion of half-year's	1	193	6	8
Dec. 25	Rents from 24th June 41 days, less I. T. £1 9s. 9d	,,	43	1	6
1895	Rents from 4th August, less I. T. £5 3s. 7d.	37	150	5	2
June 24	To Willesden Rents—Half-year's Rents, less		100	0	0
**	I. T. £6 13s. 4d	ï	193 7,000	6	0
			£7,580	0	0

39 Dr.	FREEHOLD HOUSE, No. 1,001 HAMPSTEAD	Road,	Londo	ON,	IN
1898	Cinco to mis for life on miles had	fo.	£	s	d
Mar. 25	this Property by Auction, per Smith &				
	Johnson	1	4,500	0	0

£4,500 0 0

40 Dr.	HOUSEHOLD FURNITURE IN ACCOUNT	WITH	THE E	STA	ΓE
1898		fo.	£	S	d
	Given to wife for life or widowhood, valued for Probate at £1,800.				
Mar. 25	To Principal-Proceeds, Sale by Auction of				
	Household Furniture and Effects upon the death of Mrs. Bradshaw, per Smith				
	& Johnson	1	2,000	0	0
	,		£2,000	0	0

	DEN, IN ACCOUNT WITH THE ESTATE OF THE AW, Esq.		C	r.	38
1894 Aug. 31 1895	By Cash	fo. 20	£ 193	s 6	d 8
Jan. 14 June 24	By Cash	"	193 193	6	8
	Property by Auction, per Smith & Johnson	,,	7,000	0	0
			£7,580	0	0
ACCOUNT	WITH THE ESTATE OF THE LATE ARTHUR BRAD	SHAV	w, Esq.	Cr.	9
1898 Mar. 95	De Mar Marie Dualsham Duanskin of	fo.	£	s	d
Mar. 25	By Mrs. Mary Bradshaw — Proportion of Taxes to 4th January, the day of her				
**	death, allowed to purchaser By Income—Proportion of Taxes from death of Tenant-for-life to date allowed to	49	10	0	0
31	purchaser By Cash—Amount received from Smith &	10	20	0	0
	Johnson, Auctioneers	20	4,470	0	0
			£4,500	0	0
OF THE L	ATE ARTHUR BRADSHAW, Esq.		Cr	4	0
1898 Mar. 31	By Cash—Per Smith & Johnson, proceeds of Sale of Household Furniture and	fo.	£	8	d
	Effects upon the death of Mrs. Bradshaw	20	2,000	0	0
			£2,000	0	0

41 Dr.	HENRY (Owen in A	Accou	NT WITH THE
1894		fo. £	s d	£sd
Aug. 4	To Principal—Amount due upon note of hand dated 1st July 1894	1 1,000	0 (
,,	To Principal—Proportion of half- year's Interest on £1,000 from 1st July 35 days, at 5	1 1,000		
Dec. 31	per cent, less I. T. 3s. 2d To Income — Balance of half-year's Interest on £1,000 from 4th August 149 days,	22		4 12 8
1895	at 5 per cent., less I. T. 13s. 6d	10		19 10 8
une 30	To Income—Half-year's Interest on £1,000 at 5 per cent., less I. T. 16s, 8d			24 3 4
	1. 1. 103. 04	"		
		£1,000	0	0 £48 6 8
	*			
42	7			
Dr.	John Edwards in	ACCOUNT	WITH	THE ESTATE
1894	1	fo. £	8 0	l £ s d
Aug. 4	To Principal—Amount advanced			
	upon Mortgage of Freehold Land and Houses, Nos. 1,003			
	and 1,004 Hampstead Road,			
	London, at 4 per cent	1 6,000	0 ()
**	To Principal—Proportion of half- year's Interest on £6,000			
	from 1st April 126 days, at			-0.4-
Sept 30	4 per cent., less I. T. £2 15s. To Income — Balance of half- year's Interest on £6,000	"		79 17 5
	from 4th August 57 days, at			
	4 per cent., less I. T. £1 4s. 11d	10		36 2 7
1897	WI 10. IIU	10		00 2 1
Sept. 30	To Income—Interest to date, less I. T. £24	,,		696 0 0
1898	The Tarana and Tarana			
Mar. 31	To Income—Half-year's Interest to date, less I. T. £4	,,		116 0 0
		£6,000	0 (£928 0 0
1898		£	8 0	l £ sd
Mar. 31	To Balance brought forward, viz.: Principal	6,000	0 (
	Proportion of half-year's Interest to date	2,000		116 0 (

ESTATE	OF THE LATE ARTHUR BRADSHAW, E	SQ.			C	r.	
1894 Dec. 31 1895		o. £ 0	8	d	£ 24	8 3	4
July 1	By Cash—Principal and Interest ,	, 1,000	0	0	24	3	4
		£1,000	0	0	£48	6	_
				-			-

fo.

20

s d

6,000 0 0

£sd

696 0

116

116 0 0

0

1894

1897

Sept. 30

Oct. 14 By Cash

£6,000 0 0 £928 0 0

44 Dr.	GREAT WESTERN RAILWAY CO	MP.	ANY IN	Acc	OUN	T WIT	н т	HE
			Prin	cipa	1	In	com	е
1895		fo.	£	s	d	£	s	d
Aug. 4	To Cash — Purchase							
	of £10,000 4 per							
	cent. Debenture							
	Stock at £140 £14,000 0 0							
	Brokerage and							
	Stamps 200 0 0	20	14,200	0	٥			
Dec. 31		20	11,200	U	0			
	on £10,000 at 4 per cent.,							
	less I. T. £6 13s. 4d	10				193	6	8
1897								
Dec. 31	To Income —Interest to date, less							
1898	I. T. £26 13s. 4d	10				773	6	8
Mar. 31	To Principal—Increase in value							
	from date of purchase, viz.:-	_						
	Present value at							
	£152 £15,200 0 0							
	Less Cost 14,200 0 0							
		1	1,000	0	0			
		£	215,200	0	0	£966	13	4
100		=			=			=
1898 Man 21	Ma Dalamas hususht farmand		£	S	d	£	S	d
Mar. 31	To Balance brought forward		15,200	0	0			

48 Dr.	Mary Bradshaw (Widow of Testato)	B) IN	Account	wi	тн
1894		fo.	£	s	d
Aug. 4	To Cash in the house at the death left in her				
	hands	20	20	17	6
25	To Cash	,,	100	0	0
Sept. 4	To Cash to balance Legacy	,,	445	1	6

ESTATE	OF THE LATE ARTHUR BRAD	SHAW,	Esq.	Cr. 44
			Principal	Income
1896 Jan. 1 1898	By Cash		£ s d	£ s d 193 6 8
Jan. 1	By Cash By Balance carried forward			773 6 8

£15,200 0 0 £966 13 4

THE EST	ATE OF THE LATE ARTHUR BRADSHAW, Esq.	C_{7}	48	3
1894	fo.	£	s	d
Aug. 31	By Debts-J. Veal, Butcher 8	10	12	4
"	By Debts—S. Doughty, Baker ,,	5	6	8
,,	By Debts—T. Patching, Tailor,	25	0	0
,,	By Debts—Hampstead Overseers, Poor Rate			
	made 1st August ,,	15	0	0
,,	By Debts—Servant's Wages ,,	10	0	0
Sept. 4	By Legacy, payable within one month of			
	death 9	500	0	0
		£565	19	0

49 Dr.	MARY BRADSHAW (ANNUITY ACCOUNT)	IN .	ACCOUNT	wi	тн
1895		fo.	£	s	d
Feb. 4	To Cash	20	580	0	0
Aug. 4	To Cash	,,	580	0	0
1897					
Aug. 4	To Cash	,,	2,320	0	0
1898					
Mar. 31	To Freehold House, Hampstead Road—Proportion of Taxes to 4th January	10	10	^	
	allowed to purchaser	49	10	0	0
"	To Cash paid to the Executors appointed by her will		473	6	8
			£3,963	6	8
				=	_

Dr.	JAMES BRADSHAW (LEGACY ACCOU	nt)	IN A	ACCOUNT	wi	тн
1895		1	fo.	£	8	d
Aug. 4	To Cash—Duty on Legacy at 3 per cent.		20	3	0	0
**	To Cash—Balance of Legacy	••	**	97	0	0
				£100	0	0

51 Dr.	CHARLES DRURY (LEGACY ACCOUNT) IN	Acco	UNT WIT	H T	HE
1895		fo.	£	S	d
Aug. 4	To Cash—Duty on Legacy at 10 per cent.	20	10	0	0
	To Cash—Balance of Legacy	,,	90	0	0
			£100	0	0

THE EST	ATE OF THE LATE ARTHUR BRADSHAW, Esq.	Cr	49
1895	fo.	£	s d
Feb. 4	By Income—Half-year's Annuity, less I. T.		
	£20 10	580	0 0
Aug. 4	By Income—Half-year's Annuity, less I. T.		
	£20 ,,	580 (0 0
1897			
Aug. 4	By Income—Annuity to date, less I. T. £80 ,,	2,320 (0 0
1898			
Jan. 4	By Income — Proportion of half - year's		
	Annuity to her death, 153 days, less		
	I. T. £16 13s. 4d ,,	483 (6 8
		£3,963 6	6 8

THE ESTATE OF THE LATE ARTHUR	Bradshaw,	Esq.		Cr	50
1895 Aug. 4 By Pecuniary Legacy		• •	fo. 9	£ 100	
			-	£10C	0 0

ESTATE OF THE LATE ARTHUR BRADSHAW,	Esq.			C	5. r.	ı
1895 Aug. 4 By Pecuniary Legacy	••	••	fo. 9	£ 100		

£100 0 0

52

Dr.

ARTHUR JAMES BRADSHAW (PURCHASE OF ESTATE OF THE LATE

			Principal	Inc	come	
1894 Aug. 4	To Principal for the following	fo.	£sd	£	S	d
	assets of the Testator's trade, viz.:— Goodwill valued for pro- bate at 1 year's profits on					
	the average of 3 preceding years	1	4,000 0 0			
	Stock in trade valued at Loose Plant, Tools and	,,	17,000 0 0			
	Fittings, valued at Book Debts, £40,390, subject to a deduction of 5	"	5,000 0 0			
	per cent	**	38,370 0 0			
	\		£64,370 0 0			
1894 Sept. 30	To Balance brought forward to be paid off by 7 equal annual	fo.	£sd	£	s	d
	instalments from 4 August 1894, and to carry interest at 5 per cent		34,970 0 0			
1895 Aug. 4	To Income, 1 year's interest on £34,970 at 5 per cent., less I. T. £58 5s. 8d			1,690	4	4
1896 Aug. 4	To Income—1 year's interest on £29,975 at 5 per cent., less I. T. £49 19s. 2d			1,448	15	10
1897	1. 1. 210 100. 20.	10		1,110	10	
Aug. 4	To Income 1 year's interest on £24,980 at 5 per cent., less I. T. £41 12s. 8d	10		1,207	7	4
1898 Mar. 31	To Income—Proportion of 1 year's interest on £19,985, 239 days					
	at 5 per cent., less I. T.			633	0	0

TRADE ACCOUNT) IN ACCOUNT WITH THE ARTHUR BRADSHAW, Esq.

1897

1898

Aug. 4

Cr. 52

			Pri	ncipa	l In	com	е
1894		fo.	£	s d	£	S	d
Aug. 4	By Legacies—Part of Testator's						
	Capital specifically bequeathed to you	9	10,000	0.0			
,,	By Legacies—Goodwill of trade	J	10,000	0 0			
,,	valued for probate at 1 year's						
	profits on the average of 3						
	preceding years, £4,000 specifically bequeathed to you	9	4,000	0.0			
Sept. 30	By Debts — Amount due from						
_	Testator discharged by you	8	15,400	0 0			
	By Balance carried forward to be paid off by 7 equal annual						
	instalments from 4 August						
	1894, and to carry interest						
	at 5 per cent		34,970	0 0			
			£64,370	0 0			
	-Vouchers for the debts discharg	ged,	£15,400	, we	re produ	ced	to
the execu	ntor's accountants.						
1895		fo.	£	s d	£	S	ć
Aug. 4	By Cash—One-seventh of £34,970	20	4,995	0 0			
"	By Cash—1 year's interest	"			1,690	4	4
1896							
Aug. 4	By Cash—One-seventh of £34,970	"	4,995	0 0			
,,,	By Cash—1 year's interest	"			1,448	15	1

in satisfaction of the balance due upon this Account for Principal and Interest .. 62 19,985 0 0 633 0 0

By Cash—One-seventh of £34,970 ,,

By Cash-1 year's interest ...,

of Share of Residue applied

Mar. 31 By Arthur James Bradshaw-Part

4,995 0 0

1,207 7 4

⁵³ Dr.			ART:	HUR (James	Brad	SHA	w,
1895 Sept. 4 To Cash	 	••	• •		fo. 20	£ 498	s 15	
1898 Mar. 31 To Cash	 ••	• •			,,	899	18	3

£1,398 13 10

54 Dr.		EMILY	BRADS	HAW,
1898		fo.	£	s d
Mar. 31	To Emily Bradshaw Maintenance Account—			
	Transfer of amount allowed for main-			
	tenance	55	700	0 0
*1	To Emily Bradshaw Share of Residue and			
	Legacy Account—Transfer of balance of			
	Income to this day when she attained			
	21 years	63	698 1	13 9
		-	£1.398 1	3 9
		-	£1,000 1	0 0

55 Dr.	Emily Bradshaw (Maintenance Account) IN Ac	COUNT	WI.	гн
1895		fo.	£	S	d
Aug. 4 1898	To Cash—Per James Bradshaw, 1 year's maintenance	20	200	0	0
Feb. 4	To Cash—Per James Bradshaw, 2½ years' maintenance	,,	500 £700	0	0

INCOME	ACCOUNT.		C		3
INCOME ACCOUNT. 1895 Aug. 4 By Income—One-half share of the balance of Income to date 10 498 15 1898 Mar. 31 By Income—One-half of the balance of Income to date 10 899 18 £1,398 13	d				
Aug. 4	•	10	498	15	7
Mar. 31	•				
	come to date	10	899	18	3
			£1,398	13	10

INCOME	ACCOUNT.	Cr. 54
1895	fo.	£ s d
Aug. 4	By Income—One-half of the balance of Income to date 10	498 15 6
1898 Mar. 31	By Income — One-half of the balance of Income to date 10	899 18 3
		£1.398 13 9

THE ESTATE OF THE LATE ARTHUR BRADSHAW, ESQ		C	_	5
1898 Mar. 31 By Emily Bradshaw Income Account— Transfer of amount allowed for main-	fo.	£	8	d
tenance	54	700	0	0

£700 0 0

10	EXECUTORSHIP ACCOUNTS.
60 Dr.	EMILY BRADSHAW (LEGACY ACCOUNT) IN ACCOUNT WITH
1898 Mar. 31	To Emily Bradshaw Share of Residue and Legacy Account—Transfer of Legacy and accumulations of income arising therefrom to this day when she attained 21 years of age
	£11,024 13 4
61 Dr.	DUTY ON RESIDUE IN ACCOUNT WITH THE ESTATE
1895 Jan. 31	To Cash, viz.:—For Arthur
	James Bradshaw— Duty on Goodwill of Testator's Trade 120 0 0 Half-share of Residue 907 10 0 For Emily Bradshaw — Half-share of Residue 907 10 0
	£1,935 0 0
	•
Dr.	ARTHUR JAMES BRADSHAW
1898	fo. £ s d
Mar. 31	To Arthur James Bradshaw—Purchase of Trade Account, Transfer of Balance
,,	To Duty on Residue—Transfer of one Half-
21	share 61 907 10 0 To Cash—Balance of Share of Residue 20 4,898 6 10
	£26,423 16 10

THE ESTATE OF THE LATE ARTHUR BRADSHAW, ESQ		Cr. 60
1894 Aug. 4 By Legacies—Legacy in trust	fo. 9	£ s * d 10,000 0 0 0
1896 Aug. 4 By Income—1 year's interest from 4th August, 1895, on £10,000 at 4 per cent., less I. T. £13 6s. 8d	10	386 13 4
1898 Mar. 31 By Income—Interest to date on £10,000 at 4 per cent., less I. T. £22	- ,,	638 0 0
		£11,024 13 4
of the late Arthur Bradshaw, Esq.		Cr. 61
Jan. 31 By Cash—Per Arthur James Bradshaw— Duty on Goodwill	fo. 20	£ s d
Mar. 31 By Arthur James Bradshaw— Transfer of Duty on Half-share of Residue	62	907 10 0
Transfer of Duty on Half-share of Residue	63	907 10 0
		£1,935 0 0
Share of Residue.		62 Cr.

£26,423 16 10 F 2

63 Dr.		Еми	y Brad	SHA	w,
1898		fo.	£	s	d
Mar. 31	To Duty on Residue-Transfer of Duty on	1			
	Half-share of Residue	61	907	10	0
"	To Testamentary Expenses - Settlement Es-	•			
	tate Duty on Legacy of £10,000, and on	1			
	£28,765, her one Half-share of the total	l			
	Estate, less Legacies, as shown by the	9			
	Executor's Affidavit for Inland Revenue	e 6	287	0	0
,,	To Balance carried forward, being Legacy				
	of £10,000 and Income thereof, and				
	Half-share of Residue, held in trust, to				
	pay the income to her for life, and				
	after her death, for her children, if any				
	in equal shares, and failing issue to)			
	Arthur James Bradshaw	•	36,952	14	0
	\				_
			£38,147	4	0

SHARE C	F RESIDUE AND LEGACY.		Cr.	3
1898		fo.	£ s	d
Mar. 31	By Principal—One Half-share		26,423 16	11
"	By Emily Bradshaw — Legacy Transfer of Legacy of £10,0			
	come thereof to this day,			
	attained 21 years	60	11,024 13	4
"	By Emily Bradshaw — Income Transfer of Balance of her s			
	come to this day, when sh			
	21 years	54	698 13	9
			£38,147 4	0
				_
1898		fo.	£ s	d
Mar. 31	By Balance brought forward, bei of £10,000 and Income th			
	half-share of Residue, held			
	pay the income to her for	r life, and,		
	after her death, for her o			
	any, in equal shares, and for to Arthur James Bradshaw	0	236,952 14	0

INLAND REVENUE. FFORM OF RESIDUARY ACCOUNT.

E Here state the Name and Address of the person who forwards this Account.

FORM No. 3.

JAMES & SON, Chartered Accountants,

59 Gresham Street, London, E.C

All Personal Estate, and also, where mixed up with the Personal Estate, all Moneys arising from the sale, mortgage, or other disposition of all Real Estate directed by Will' to be sold, &c., are to be accounted for upon this Form, for the purpose of having the Legacy Duty assessed pursuant to the Legacy Duty Act, 1796 (36 Geo. III. c. 52); the Legacy Duty Act, 1805 (45 Geo. III. c. 28); the Stamp Act, 1815 (55 Geo. III. c. 184), and the Succession Duty pursuant to the Customs and Inland Revenue Act, 1888 (51 & 52 Vict. c. 8), and the Finance Act, 1894 (57 & 58 Vict. c. 30).

Where the Personal Estate is not chargeable with Legacy Duty, the proceeds of sale of Real Estate directed to be sold should be accounted for upon the Form No. 8; as also where moneys arising from the sale of Real Estate do not form part of

the General Estate but are separately given.

Where Temporary Estate Duty under the Customs and Inland Revenue Act, 1889 (52 & 53 Vict. o. 7), s. 6, is payable on any property included in this account, a separate Statement of the value of such property on Form No. 13 should be delivered.

The account when filled up in duplicate should be presented personally, or by an agent, at the Legacy and Succession Duty Office, Somerset House, London, W.C., or it may be sent there through the Pest from an address outside the Metropolitan

CBSERVE.-Money should not be remitted until the account has been delivered by the parties, and the amount payable and the mode of payment have been notified to them.

DIRECTIONS.

Executors and Administrators, before the Retainer of any part of the Property to their own use, are to deliver the particulars thereof, and pay the duty thereon within 14 days after, under the Penalty of treble the value of the Duty.

All Rents, Dividends, Interest, and Profits arising from the Personal Estate of the Deceased, or from the Real Estate directed by Will to be sold, &c., subsequently to the time of the death, and all accretions thereon down to the time of computing the Duty, must be considered as part of the Estate, and be accounted for accordingly.

EGISTER

No. 150 of the Year 1894.

Affida

Folio 520.

†Please read
the Instructions
printed above.
*Here state,
the Name
and Address
of the Executor or
Administrator

Engineer who died on the fourth day of August One thousand eight hundred and ninety-four exhibited by *James Bradshaw and Charles Drury both of No. 100 Great George Street, Westminster, the Executors of the Decoased, (or) Trustees of the Real Estate directed by the Will to be sold, &c., acting under the Will of the Deceased, proved in the Principal Registry of the Probate Division of the High Court of Justice, An Account ; of the Personal Estate, and of Moneys arising out of the Roal Estate of Arthur Bradshaw, late of the Atlas Works, Bermondsey, and of No. 1001 Hampstead Road, London, N., Mechanical on the fourteenth day of August 1894. No. 2.

INO. Z.	Value of Property not converted into Money.	p s J		1,800 0 0			22,000 0 0	4,000 0 0	5,360 0 0	43 1 6	0 0 00009	1 004 12 8			1	2,100 0 0				0 11 770 07
INO. I.	Money received and Property con- verted into Money.	£ 20 17 6	0 80 18 0			0 01 191				8 9 861	79 17 5		15,400 0 0	,						16 026 2 7
	Date of Sale, if Sold.					30th Sept. 1894	4													
	DESCRIPTION OF PROPERTY.	to be inserted in Column No.1, in Column No.1, throperty not and the date Cash in the House.	Cash at the Bankers	†Furniture, Plate, Linen, China, Books, Pictures	Wearing Apparel, Jewels, Specifically beand Ornaments	+Wine and other Liquors) restator. +Horses and Carriages, Farming Stock, and	+Stock in Trade	+Goodwill, &c., of Trade cr Business	Life Assurance Policies	Rents due at the death of the deceased	Mortgages and Interest due at the Death	Bonds, Bills, Notes, and Interest due at the Death	Book and other Debts	Canal Shares, viz	Railway Shares, viz.: -25,000 Consolidated Choromized 4 % Stock of the L. & N W	Ry. Co., at £142	Other Shares, viz	The Stocks or other Securities of British Colonies, viz.	Ships, or Shares of Ships	Course of Course
	Money and Property converted into Money are	in Column No.1,	Money is to be affixed.																	,
		+ Property not	Money is to be affixed.	time the Account is ren-	dered, and its value so ascertained inserted in Column No.	2, and Inventories and proper Valuations	must be pro-	tionment of	ncome see the	Act 1870 (33 & 34	Vict. c. 35).	The Shares not converted	into Money are to be valued	price of the day	count is dated.	Shares in many Companies it	may be con-	the total	and annex a Statement of	the particular

No. 2.	Value of Property not converted into Money.	70,277 14 2															6,500 0 0	76,777 14 2
No. 1.	Money received and Property con- verted into Money.	16,936 3 7		•														
	Date of Sale, if Sold.																	_
	DESCRIPTION OF PROPERTY.	Brought forward	Price of Stocks. Price of Stocks. Stocks.	Raperty is, to Bast India Stock£ Property is, to Bast India Bonds£		separate paper. 5 per cent. reduced£ In Stoke New 3 per cents£	to be valued at 2\frac{3}{4} per cent, Consols\frac{2}{5}	of the day on 23 per cent. reduced£	count is dated. 22 per cent. reduced£	Dividends on the above Stocks Due at the Death	The Stocks or Public Securities of Foreign States, viz.	Property which the Testator had power to appoint as he thought fit, viz.	Property not comprised within the above description, viz	Real Estate and Leasehold Estates directed to be sold, as per statement of particulars annexed	Four Leasehold Houses in the New Road Willesden held for an unserwised term of 95 nears from Ladindan 1894 at an	annual ground rent of £40. This property is let upon annual tomanics at a mose contail of £400 nor annual	by Messrs. Smith & Johnson at £6,500.	Carried forward
	Note. If there should	this Form for the particulars	tion of Property, the total only of the amount or	value of such Property is to be inserted here,	and the particulars are to be stated on a	Separate paper. The Stocks unconverted are	to be valued a	of the day or which the Ac	count is dated.									

No. 2.

ed ed	D 0%		0	~	9		6	0		
Value of Property not converted into Money.	£1 777,37		15	co	12		11	I		
e of t cor	227		4,443 15	16,936	98,157 12		11 #60,22	76,063		
Valu no ir	76,		4,	16,	98,		22,			
ed on-	р			대	ch3	p 000 6 : :0	43	् स्थ	-	
Money received and Property con- verted into Money.	s							:		
ey re rope into					:			:		
Mon nd P erted	42				:	£ 5,300 775 30 775 5,489 500				
	1				Total of Property£		srty)	vard	73. 7 33 7 111 9	" "
Date of Sale, if Sold.					rop	., due at the have at an and Emily see Bradshaw are	rop	for	any 36 14	
ale,					of I	at at Eshan	he F	ried	if 6,95 22,05	2
e of S				10.2	otal	due	of t	car	SH £1 £2	ا ^{جن} ا
Dat				In I	H	th at at land	otal	erty	CA	ant.
DESCRIPTION OF PROPERTY.	Brought forward	Freehold House, No. 1001 Ha Testator The gross assessment		(Insert the Total of Column No. 1 in Column No. 2)£		*A Statement Probate or Administration of these Deduc-Funeral Expenses the Executor of Evenses attending Executorship or Administration the Executor of Executorship or Administration the Executor of Evenses attending Executorship or Administration the Executor of Evenses attending Executorship or Administration *Administrator, is Debts on Simple Contract, Rent and Taxes, Wages, &c., due at the Here state the *Debts on Mortgage, with Interest (if any) due at the Death particular of Debts on Bonds and other Securities, with ditto. *Administration of Precupiary Legacies, as per Statement annexed Mary Bradshaw and Emily purchased, and Bradshaw and Emily Bradshaw and Emily Bradshaw are treated as part of Residue.	(Deduct the Total of the Payments from the Total of the Property)	Net Amount of Property carried forward	To show BALANCE of CASH, if any. Total of Column No. 1£16,936 3 Total of Payments£22,094 11	Cash Account
	*** OBSERVE. Was the deceased possess-	ed for life or otherwise of any Real or Lease-hold Estates.	古代	Account? Reply, No.		*A Statement of these Deductions, signed by the Executor or Administrator, is to be annexed. Here state the particulars of any other lawful payments and of the Funds or other sceurities purchased, and when.				

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4.5
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Interest on Mortgages, Bonds, and other Securities, due from the Estate Estate Interest on Pecuniary Legacies Payments on account of Annuities, 5 months at £1,200 per annum	FALMENIS OUT OF INTEREST, &c.	p s a	ರ
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DECLARATION

For use in all cases except as in No. 2. No. 1.

where the Residue comprises Real Estate directed

to be sold as well as Personal Estate.

For use only where the Testator died after 30th June, 1888, and before 2nd August, 1894, and then only

No. 2.

We do declare that the foregoing is a just and true Account, and I (or) We offer to pay the sum of upon the sum of £64,491, being (1) the whole of the £1,935 for the Legacy Duty, at the rate of 3 per cent. said Residue and Moneys to which This portion either form of to be used with cin, and (3) their Relationship or Consanguinity, in the words of he Act, as set

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We are entitled and which we intend to retain to our own use, and for the use of (2) Arthur James Bradshaw and Emily Bradshaw, being (3) descendants of a brother of the Deceased Dated this 5th day of January 1895.

is the I (or) We do declare that the foregoing is a just and true Account, and I (or) We offer to pay the sum of ಭ

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(Here sign the Account) James Bradshaw, the proportion representing Real Estate to which Charles Drury. On Apportioned Value of Real Estate where Deceased died on or after 1st July, 1888, and Estate Duty under the Finance Act, 1894, has

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Rates of Legacy Duty payable on Legacies, Annuities, and Residues, by the Stamp Act, 1815 (55 Geo. III. c. 184), and the Customs and Inland Revenue Act, 1888 (51 & 52 Vict. c. 8).

Note, -If the Deceased died on or after the 1st June 1881, every Pecuniary Legacy or Residue or Share of Residue, although not of the amount or value of £20, is chargeable with Duty; Customs and Inland Revenue Act, 1881 (44 & 45 Vict. c.

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or Share of Residue payable out of, or consisting of any Estate or Effects according to the value whereof duty shall have been paid on the Affidavit or Inventory, in conformity with the Customs and Inland Revenue Act, 1891, or where Estate Duty under the Finance Act, 1894 has been paid upon the value of the Property, and the same passes under the Deceased's Will or * Persons otherwise chargeable with Legacy Duty at the rate of 1 per cent. are exempt in respect of any Legacy, Residue, do.

The Husband or Wife of the Deceased is not subject to Legacy Duty.

Relations of the Husband or Wife of the Deceased are chargeable with Legacy Duty at the rate of 10 per cent. or 11½ per cent. as the case may be, unless themselves related in blood to the Deceased

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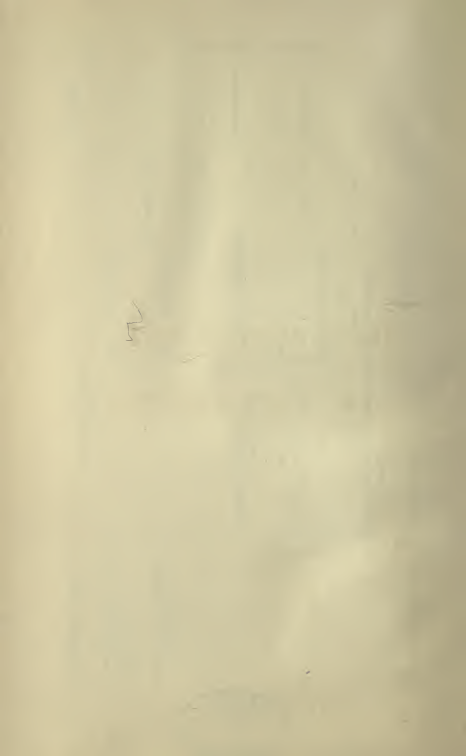
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